

# THE NATIONAL ARCHIVES FEDERAL REGISTER OF THE UNITED STATES

1934

VOLUME 13NUMBER 155

Washington, Tuesday, August 10, 1948

## TITLE 5—ADMINISTRATIVE PERSONNEL

### Chapter I—Civil Service Commission

#### PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

##### DEPARTMENT OF AGRICULTURE

Under authority of § 6.1 (a) of Executive Order No. 9830, and at the request of the Secretary of Agriculture, the Commission has determined that the positions of Manager, Assistant Manager and two Members of the Board of Directors of the Federal Crop Insurance Corporation should be excepted from the competitive service and that the period during which loss adjusters might be employed by the Federal Crop Insurance Corporation should be increased from 120 to 180 working days a year. Effective upon publication in the FEDERAL REGISTER § 6.4 (a) (9) is amended in pertinent part as follows:

§ 6.4 *Lists of positions excepted from the competitive service—(a) Schedule A.* \* \* \*

(9) *Department of Agriculture.* \* \* \* (xxvii) Federal Crop Insurance Corporation: NC/PD. Farmer fieldmen.

\* \* \* (xxix) Federal Crop Insurance Corporation: NC/PD. Loss adjusters employed locally on an intermittent basis to handle adjustments in crop losses under the Federal Crop Insurance Act for not to exceed 180 working days a year.

(xxxvii) Federal Crop Insurance Corporation: The Manager, the Assistant Manager, and two Members of the Board of Directors experienced in the insurance business who are not otherwise employed by the Government.

(Sec. 6.1 (a) E. O. 9830, Feb. 24, 1947, 12 F. R. 1259)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] H. B. MITCHELL,  
President.

[F. R. Doc. 48-7190; Filed, Aug. 9, 1948; 9:00 a. m.]

## TITLE 6—AGRICULTURAL CREDIT

### Chapter II—Production and Marketing Administration (Commodity Credit)

[1948 C. C. C. Wheat Bulletin 1, Supp. 1, Amdt. 1]

#### PART 251—WHEAT LOANS AND PURCHASE AGREEMENTS

##### 1948 WHEAT PRICE SUPPORT PROGRAM

The regulations issued by Commodity Credit Corporation and the Production and Marketing Administration published in 13 F. R. 3272, 3989, 3992, governing the making of loans on wheat produced in 1948, are hereby further supplemented as follows:

In § 251.226 *Rates at which loans will be made* under paragraph (a) subparagraph (1) the following terminal markets and rates are added:

Market:	Rate per bushel
Sioux City, Iowa.....	\$2.24
Memphis, Tenn.....	2.29

(Sec. 8, 56 Stat. 767, as amended; Pub. Law 806, 80th Cong., 50 U. S. C. App. 963)

[SEAL] HAROLD K. HILL,  
Acting Manager,  
Commodity Credit Corporation.

AUGUST 4, 1948.

[F. R. Doc. 48-7208; Filed, Aug. 9, 1948; 9:02 a. m.]

#### [1948 CCC Flaxseed Bulletin 2]

#### PART 271—FLAXSEED LOANS AND PURCHASE AGREEMENTS

##### SUBPART—1948

This bulletin states the requirements with respect to the 1948 Flaxseed Purchase Program formulated by Commodity Credit Corporation (hereinafter referred to as CCC) and the Production and Marketing Administration (hereinafter referred to as PMA). This purchase agreement program bulletin, together with the loan program bulletin (Flaxseed Bulletin 1) and the processor contract, constitute the 1948 Flaxseed Price Support Program. Purchase agreements will be made available on

(Continued on next page)

## CONTENTS

	Page
Agriculture Department	
See also Commodity Credit Corporation; Rural Electrification Administration.	
Rules and regulations:	
Sugar quotas, administration.....	4590
Alien Property, Office of	
Notices:	
Vesting orders, etc..	
Bobsien, L.....	4617
Clauss, Otto.....	4617
Costs and expenses incurred in certain court actions:	
New York.....	4621
New York, Illinois and California.....	4621
Firmbach, Amelia.....	4618
Hansen, Asmus.....	4620
Kambe, Yoshitaro.....	4618
Raustle, John Christof.....	4618
Sugai, Koji.....	4619
Wittlinger, Hans H.....	4620
Wulf, Johannes Friedrich, et al.....	4620
Army Department	
Rules and regulations:	
Little Potato Slough and Mokelumne River, California; bridge regulations.....	4597
Civil Service Commission	
Rules and regulations:	
Competitive service; lists of positions excepted.....	4537
Commodity Credit Corporation	
Rules and regulations:	
Loans and purchase agreements, 1948:	
Flaxseed.....	4537
Wheat.....	4537
Customs Bureau	
Rules and regulations:	
Articles conditionally free, subject to reduced rate, etc., denaturing of certain vegetable oils.....	4591
Liquidation of duties; conversion of currency.....	4591
Economic Cooperation Administration	
Rules and regulations:	
Means of payment for procurement.....	4592



Published daily, except Sundays, Mondays, and days following official Federal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U. S. C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1947.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington 25, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

## 1947 SUPPLEMENT

### to the CODE OF FEDERAL REGULATIONS

The following books are now available:

**Book 1** Titles 1 through 7, including, in Title 3, Presidential documents in full text with appropriate reference tables and index.

**Book 2:** Titles 8 through 17

**Book 3:** Titles 18 through 30.

**Book 4:** Titles 31 through 42.

**Book 5:** Titles 43 through 50.

These books may be obtained from the Superintendent of Documents, Government Printing Office, Washington 25, D. C., at \$3.50 per copy.

A limited sales stock of the 1946 Supplement (6 books) is still available at \$3.50 a book.

## CONTENTS—Continued

<b>Federal Communications Commission</b>	<b>Page</b>
Notices:	
Broadcast transmitter, new type proposed .....	4609
Hearings, etc..	
Lincoln Operating Co. et al..	4609
McClatchy Broadcasting Co. (KERN) .....	4609
Travelers Broadcasting Service Corp. et al. ....	4609

<b>Federal Power Commission</b>	<b>Page</b>
Notices:	
Hearings, etc..	
Susquehanna Power Co. et al..	4610
Texas Eastern Transmission Corp. ....	4611
Texas Gas Transmission Corp. ....	4611
<b>Interior Department</b>	
Rules and regulations:	
Representation of parties in proceedings and regulation of practitioners; former employees or their spouses .....	4597
<b>Philippine Alien Property Administration</b>	
Notices:	
Kimura, Fokumatsu, et al., bar order .....	4612
<b>Rural Electrification Administration</b>	
Rules and regulations:	
Organization, functions and procedures; miscellaneous amendments .....	4590
<b>Securities and Exchange Commission</b>	
Notices:	
Hearings, etc..	
Arkansas Light & Power Co. ....	4616
Middle States Petroleum Corp. ....	4612
North American Co. et al. ....	4613
Northern New England Co. and New England Public Service Co. ....	4615
Ogden Corp. ....	4613
Petroleum and Trading Corp. ....	4616
<b>State Department</b>	
Notices:	
Interim Office for German Affairs .....	4609
<b>Treasury Department</b>	
See also Customs Bureau.	
Rules and regulations.	
General rulings; amendments to list of scheduled securities .....	4598
Surety companies acceptable on Federal bonds; Continental Casualty Co. ....	4608

## CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such.

<b>Title 3—The President</b>	<b>Page</b>
Chapter II—Executive orders:	
9830 (amended by T. 5, § 6.4) ....	4587
<b>Title 5—Administrative Personnel</b>	
Chapter I—Civil Service Commission:	
Part 6—Exceptions from the competitive service .....	4587
<b>Title 6—Agricultural Credit</b>	
Chapter II—Production and Marketing Administration (Commodity Credit)	
Part 251—Wheat loans and purchase agreements .....	4587

## CODIFICATION GUIDE—Con.

<b>Title 6—Agricultural Credit—Continued</b>	<b>Page</b>
Chapter II—Production and Marketing Administration (Commodity Credit)—Continued	
Part 271—Flaxseed loans and purchase agreements .....	4587
Chapter IV—Rural Electrification Administration, Department of Agriculture:	
Part 400—Organization, functions and procedures .....	4590
<b>Title 7—Agriculture</b>	
Chapter VIII—Production and Marketing Administration (Sugar Branch)	
Part 801—General sugar regulations .....	4590
<b>Title 19—Customs Duties</b>	
Chapter I—Bureau of Customs, Department of the Treasury:	
Part 10—Articles conditionally free, subject to a reduced rate, etc. ....	4591
Part 16—Liquidation of duties ..	4591
<b>Title 22—Foreign Relations</b>	
Chapter III—Economic Cooperation Administration:	
Part 111—Means of payment for procurement .....	4592
<b>Title 31—Money and Finance: Treasury</b>	
Chapter I—Monetary Offices, Department of the Treasury:	
Part 131—General licenses under Executive Order No. 8389, April 10, 1940, as amended, and regulations issued pursuant thereto .....	4598
Chapter II—Fiscal Service, Department of the Treasury:	
Part 226—Surety companies acceptable on Federal bonds .....	4608
<b>Title 33—Navigation and Navigable Waters</b>	
Chapter II—Corps of Engineers, Department of the Army:	
Part 203—Bridge regulations .....	4597
<b>Title 43—Public Lands: Interior</b>	
Subtitle A—Office of the Secretary of the Interior:	
Part 1—Representation of parties in proceedings before the Department of the Interior, regulation of practitioners .....	4597

eligible flaxseed produced in 1948 in accordance with this bulletin.

<b>Sec.</b>	
271.227	Administration.
271.228	Availability of purchase agreements.
271.229	Eligible producer.
271.230	Eligible flaxseed.
271.231	Eligible storage.
271.232	Approved forms.
271.233	Determination of quantity.
271.234	Determination of dockage.
271.235	Liens.
271.236	Service fees.
271.237	Set-offs.
271.238	Purchase price.
271.239	Basis of purchase.
271.240	Storage allowance.
271.241	Field offices of CCC.

**AUTHORITY:** §§ 271.227 to 271.241, inclusive, issued under sec. 4 (a), 55 Stat. 498, 55 Stat.

768, sec. 1 (b), Pub. Law 897, 80th Cong., sec. 5, Pub. Law 806, 80th Cong., 15 U. S. C., 713a-8, 50 U. S. C., 969.

§ 271.227 *Administration.* The program will be administered in the field through CCC field offices, State PMA Committees, and the county agricultural conservation committees (hereinafter referred to as county committees). Forms will be distributed through the offices of State and county committees. County committees will determine or cause to be determined the quantity, grade, and value of eligible flaxseed delivered under a purchase agreement. All purchase agreement documents will be completed and approved by the county committee, which will retain copies of all such documents. The county committee may designate in writing certain employees of the county agricultural conservation association to execute such forms on behalf of the committee. A list of eligible warehouses will be furnished State PMA Offices and county committees, and information relating to such warehouses may be obtained from these offices.

§ 271.228 *Availability of purchase agreements.* Purchase agreements will be available on eligible flaxseed from harvest through October 31, 1948 in Arizona, California, and Texas, and through December 31, 1948 in all other States.

§ 271.229 *Eligible producer.* An eligible producer shall be any individual, partnership, association, corporation, or other legal entity producing the flaxseed in 1948, as landowner, landlord, tenant, or sharecropper.

§ 271.230 *Eligible flaxseed.* Eligible flaxseed shall be flaxseed which meets the following requirements:

(a) The flaxseed must be produced in the continental United States in 1948 by an eligible producer.

(b) The beneficial interest in the flaxseed must be in the person tendering the flaxseed for purchase and must always have been in him, or must have been in him and a former producer whom he succeeded before the flaxseed was harvested.

(c) The flaxseed must grade No. 1 or No. 2. Flaxseed which contains more than 30 percent damage or more than 11 percent moisture, or which is musty, sour, heating, hot, or which has any commercially objectionable odor, or which is otherwise of low quality is not eligible for purchase.

§ 271.231 *Eligible storage.* Eligible storage shall consist of (a) public grain warehouses for which a Uniform Grain Storage Agreement (CCC Form H) has been executed or (b) warehouses operated by eastern common carriers under tariffs approved by the Interstate Commerce Commission.

§ 271.232 *Approved forms.* The approved forms consist of purchase agreement documents which, together with the provisions of this bulletin, govern the rights and responsibilities of the producer and should be read carefully. Any fraudulent representations made by a producer in obtaining a purchase agreement or in executing any of the purchase documents will render him subject to prosecution under the United States

Criminal Code. Purchase agreements executed by an administrator, executor, or trustee, will be acceptable only where legally valid.

(a) *Purchase agreement documents.* The purchase agreement documents shall consist of the Purchase Agreement (Commodity Purchase 1) and Purchase Agreement Settlement (Commodity Purchase 4) signed by the producer and approved by the county committee, negotiable warehouse receipts, and such other forms as may be prescribed by CCC.

(b) *Warehouse receipts.* Flaxseed will be purchased in eligible storage provided it is represented by warehouse receipts which satisfy the following requirements:

(1) Warehouse receipts must be issued in the name of the producer, properly endorsed in blank so as to vest title in the holder, and issued on an eligible warehouse.

(2) Each warehouse receipt should set forth in its written terms that the flaxseed is insured for not less than market value against the hazards of fire, lightning, inherent explosion, windstorm, cyclone, and tornado, or in lieu of this statement, it must have stamped or printed thereon the word "Insured"

(3) The flaxseed represented by each warehouse receipt must be free of all liens for charges prior to the date of the warehouse receipt.

(4) Warehouse receipts must set forth in the written or printed terms the gross weight or bushels, grade, class, subclass, test weight, dockage, if any, and such other information as is required by the Uniform Warehouse Receipts Act, or must be accompanied by a certificate of the warehouseman identified with such warehouse receipt, setting out such information, and shall be based on the inbound movement on delivery of the flaxseed to warehouse.

§ 271.233 *Determination of quantity.* The number of bushels of flaxseed purchased shall be determined by weight at the time of delivery, or at the time of delivery to the warehouse if purchased in eligible storage. A bushel shall be 56 pounds of flaxseed free of dockage.

§ 271.234 *Determination of dockage.* The percentage of dockage shall be determined in accordance with the Official Grain Standards of the United States and the weight of said dockage shall be deducted from the gross weight of the flaxseed in determining the net quantity for purchase.

§ 271.235 *Liens.* The flaxseed must be free and clear of all liens and encumbrances, or if liens or encumbrances exist on the flaxseed, proper waivers must be obtained.

§ 271.236 *Service fees.* At the time the producer signs a purchase agreement he shall pay a service fee of  $\frac{1}{2}$  cent per bushel multiplied by the number of bushels specified by the producer on Commodity Purchase 1 as the maximum quantity he may deliver, or \$1.50, whichever is greater. No refund of service fee will be made.

§ 271.237 *Set-offs.* A producer who is listed on the county debt register as indebted to any agency or corporation

of the United States Department of Agriculture shall designate the agency or corporation to which he is indebted as the payee of the proceeds of the purchase to the extent of such indebtedness, but not to exceed that portion of the proceeds remaining after deduction of the service fees and amounts due prior lien holders. Indebtedness owing to CCC shall be given first consideration after claims of prior lien holders.

§ 271.238 *Purchase price.* The price paid for flaxseed delivered under purchase agreement shall be the applicable loan value established for the flaxseed at the point of delivery.

§ 271.239 *Basis of purchase.* The CCC will not purchase under a purchase agreement a quantity of flaxseed greater than the number of bushels specified by the producer on Commodity Purchase 1 as the maximum quantity he may deliver. The producer who signs a purchase agreement (Commodity Purchase 1) shall not be obligated to deliver any specified quantity of flaxseed to CCC. If the producer who signs a purchase agreement wishes to sell flaxseed to CCC, he shall within 30 days following January 31, 1949, in Arizona, California, and Texas, or April 30, 1949, in other States, the maturity dates for flaxseed loans, or such earlier date as demand for payment of flaxseed loans may be made, submit warehouse receipts representing eligible flaxseed stored in eligible storage to the county committee for the quantity of such flaxseed he elects to sell to CCC, or, in the case of flaxseed stored in other than eligible storage he shall notify the county committee of his intention to sell and request delivery instructions. The producer must then complete delivery within a 15 day period immediately following the date the county committee issues delivery instructions, unless the county committee determines more time is needed for delivery. Delivery of flaxseed not stored in eligible storage shall be made as directed by CCC. When delivery is completed, payment shall be made as prescribed by the Manager of CCC, subject to the provisions for set-offs in § 271.237. The producer shall direct to whom payment of the purchase price will be made. Eligible flaxseed will be purchased on the basis of the weight, grade, and other quality factors shown on the warehouse receipts and/or accompanying documents; or, if such flaxseed is delivered to a CCC binsite, on the basis of the weight, grade, and other quality determinations made by the county committee (in accordance with instructions for the determination of such factors under the loan program) and approved by the producer at the time of delivery.

§ 271.240 *Storage allowance.* CCC will assume accrued warehouse charges on flaxseed in eligible storage (except that any such charges in excess of those provided under the Uniform Grain Storage Agreement, CCC Form H, Revised, including applicable surcharges, for the 1948 crop, shall be for the account of the producer), or make a payment of 7 cents per bushel to the producer on flaxseed in eligible storage if it is shown that all warehouse charges other than receiving charges have been paid by the producer

up to the time he submits the warehouse receipt to the county committee. A payment of 7 cents per bushel will be made to the producer on flaxseed delivered from other than eligible warehouse storage pursuant to delivery instructions issued by the county committee. A payment of 2 cents per bushel will be made to the producer on flaxseed delivered on track at a country point.

§ 271.241 *Field offices of CCC.* The field offices of CCC and the flaxseed growing areas served by each are shown below:

#### ADDRESSES AND AREA

623 South Wabash Avenue, Chicago, Ill.  
Illinois, Indiana, Iowa, Michigan, and Ohio.

1114 Commerce Street, Dallas 2, Tex.. Oklahoma and Texas.

417 East Thirteenth Street, Kansas City 6, Mo.. Missouri, Nebraska, and Wyoming.

328 McKnight Building, Minneapolis 1, Minn.. Minnesota, Montana, North Dakota, South Dakota, and Wisconsin.

515 Southwest Tenth Avenue, Portland 5, Oreg.. Idaho, Oregon, and Washington.

821 Market Street, San Francisco 3, Calif.. Arizona and California.

Dated: August 4, 1948.

[SEAL] HAROLD K. HILL,  
Acting Manager  
Commodity Credit Corporation.

[F. R. Doc. 48-7182; Filed, Aug. 9, 1948;  
8:50 a. m.]

## Chapter IV—Rural Electrification Administration, Department of Agriculture

### PART 400—ORGANIZATION, FUNCTIONS AND PROCEDURES

#### MISCELLANEOUS AMENDMENTS

Effective July 19, 1948, Part 400 of Title 6, issued September 11 1946 (11 F. R. 177A—294 to 296 inclusive) is hereby amended as follows:

1. By deleting all of paragraph (d) of § 400.1 and substituting therefor the following:

§ 400.1 *Central organization.* \* \* \*

(d) *Engineering Division.* Gives advice and assistance to borrowers concerning the design, construction and technical operation of rural electric distribution systems and related facilities. Makes recommendations to Administrator for approval of proposed and completed construction of distribution systems.

2. By adding to § 400.1 a new paragraph (g) and redesignating the present paragraphs (g) (h) (i) (j) and (k) paragraphs (h) (i) (j) (k) and (l) respectively. The new paragraph (g) shall read as follows:

(g) *Power Division.* Gives advice and assistance to borrowers concerning the design, construction and technical operation of rural electric generating and transmission systems and related facilities. Gives general management advice and assistance with respect to central generation and transmission systems. Formulates plans and programs, gives advice and assistance, and makes recommendations concerning power supply,

wholesale rates and power contract negotiation.

3. By deleting all of paragraph (i)

4. By deleting all of paragraph (a) of § 400.2 and substituting therefor the following:

§ 400.2 *Field organization.* (a) There are two offices maintained outside of Washington. An office located at Spokane, Washington serves as consultant and advisor to the Administrator and renders advice and assistance to REA borrowers in northwestern states. Its address is: REA Field Office, Title Building, 614 West Sprague Avenue, Spokane, Washington. An office located at Palmer, Alaska performs liaison with Federal agencies that have offices in Alaska and renders advice and assistance to REA borrowers and prospective borrowers in the Territory. Its address is: REA Liaison Office, Palmer, Alaska.

5. By adding after § 400.4 (l) the following:

§ 400.4 *Delegations of final authority.*

(m) Authority to perform the following acts has been delegated to Chief, Power Division, and Assistant Chief, Power Division (in addition to Deputy Administrator and Assistant Administrator)

(1) To approve "for Claude R. Wickard, Administrator" amendments to construction contracts for the construction of electric generation or transmission systems.

(2) To approve "for Claude R. Wickard, Administrator" borrower's selection of engineer for the construction of generation or transmission systems.

(3) To approve "for Claude R. Wickard, Administrator" line construction materials contracts between borrowers and third parties involving the construction of generation or transmission systems.

(4) To approve "for Claude R. Wickard, Administrator" borrower's selection of architect retained to design station facilities for generation equipment.

6. By deleting all of § 400.24 and substituting therefor the following:

§ 400.24 *Assistance to borrowers.* In carrying out the program of rural electrification provided for by the act, the agency provides specialized and technical assistance to borrowers in respect of their organization, the construction of their facilities, and the technical and managerial operation of their completed systems. Persons or associations seeking an initial loan from the Rural Electrification Administration for the construction of a rural power system are assisted in perfecting their organization, in the conduct of their surveys and in the preparation of loan applications by the Applications and Loans Division. Similar services are rendered when necessary to existing borrowers. The same Division furnishes assistance in the formulation of programs designed to enable consumers to obtain the maximum benefits of electric power. The Engineering Division assists borrowers in the solution of all types of technical engineering problems with respect to distribution systems and related facilities through a staff of

field engineers and by correspondence. The Power Division assists borrowers in the solution of power supply problems and engineering problems relating to generation and transmission systems and related facilities. The Management Division, through its field representatives and by correspondence, furnishes borrowers with assistance on all types of general management problems. The Finance Division, through its field representatives and by correspondence, assists borrowers in their accounting problems, in training of accounting personnel, and keeps borrowers informed concerning their financial condition by periodic audits.

(R. S. 161, 5 U. S. C. 22)

Issued this 4th day of August 1948.

[SEAL] CHARLES F. BRANNAN,  
Secretary of Agriculture.

[F. R. Doc. 48-7181; Filed, Aug. 9, 1948;  
8:50 a. m.]

## TITLE 7—AGRICULTURE

### Chapter VIII—Production and Marketing Administration (Sugar Branch)

[General Sugar Reg., Series 3, No. 2, Amdt. 3]

#### PART 801—GENERAL SUGAR REGULATIONS

##### ADMINISTRATION OF SUGAR QUOTAS

By virtue of the authority vested in the Secretary of Agriculture by the Sugar Act of 1948 (61 Stat. 922) and the Administrative Procedure Act (60 Stat. 237), General Sugar Regulations, Series 3, No. 2, as amended (13 F. R. 127, 1076, 2063) are hereby amended as hereinafter set forth.

*Basis and purpose.* This amendment is issued pursuant to the Sugar Act of 1948 and deals with the administration of the sugar quota system provided by that act. Its purpose is to add a new paragraph (e) to § 801.52 which will require the prior approval of the Secretary of Agriculture in any case where sugar or liquid sugar entered into the continental United States is used for a purpose other than the purpose stated in the application for entry filed in accordance with § 801.52 (a) and to amend § 801.66 to authorize the Chief or Acting Chief of the Quota and Allotment Division of the Sugar Branch to approve or cancel any bond given under §§ 801.61 to 801.66, inclusive. Notice that the Secretary proposed to issue the regulations set forth in the new paragraph (e) was given (13 F. R. 3740) and no written expression of views was received. This amendment shall become effective 30 days after publication in the FEDERAL REGISTER.

General Sugar Regulations, Series 3, No. 2, as amended (13 F. R. 127, 1076, 2063) are hereby amended as follows:

1. Section 801.52 is amended by adding thereto a new paragraph (e) as follows:

§ 801.52 *Entry of sugar into the continental United States.* \* \* \*

(e) Sugar or liquid sugar entered into the continental United States under this section shall not be used for a purpose other than the purpose stated in the application for entry (Form SU 3) required

by paragraph (a) of this section without the prior approval of the Secretary.

2. Section 801.66 is amended by changing the second sentence thereof to read as follows: "The Director or Acting Director of the Sugar Branch, or the Chief or Acting Chief of the Quota and Allotment Division thereof, or the Collector of Customs responsible for the release from customs custody of any sugar bonded under §§ 801.61 to 801.66, inclusive, shall be the proper person to approve or cancel any bond given under §§ 801.61 to 801.66, inclusive, except that during the period December 1 to December 31, inclusive, in any calendar year collectors of customs shall not approve any 30-day bond without the prior approval of the Director or Acting Director of said Sugar Branch or the Chief or Acting Chief of the Quota and Allotment Division thereof.

Done at Washington, D. C., this 4th day of August, 1948.

Witness my hand and the seal of the Department of Agriculture.

(Pub. Law 388, 80th Cong., 61 Stat. 922)

[SEAL] CHARLES F. BRANNAN,  
Secretary.

[F. R. Doc. 48-7180; Filed, Aug. 9, 1948;  
8:50 a. m.]

## TITLE 19—CUSTOMS DUTIES

### Chapter I—Bureau of Customs, Department of the Treasury

[T. D. 51994]

#### PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

##### DENATURING OF CERTAIN VEGETABLE OILS

Section 10.56 (c) (3) Customs Regulations of 1943 (19 CFR, Cum. Supp. 10.56 (c) (3)) is thereby amended by deleting "From 105 to 114 pounds of caustic soda, or sufficient caustic soda to cause complete saponification, or 354 pounds of caustic potash solution containing 45 percent of actual caustic potash." and substituting in lieu thereof "One hundred fluid ounces of lavender oil."

The number of this decision shall be added as a marginal reference to § 10.56 (c)

(Par. 1732; sec. 201, 46 Stat. 680; 19 U. S. C. 1201)

[SEAL] FRANK DOW,  
Acting Commissioner of Customs.

Approved: August 4, 1948.

JOHN S. GRAHAM,  
Acting Secretary of the Treasury.

[F. R. Doc. 48-7186; Filed, Aug. 9, 1948;  
8:59 a. m.]

[T. D. 51989]

#### PART 16—LIQUIDATION OF DUTIES

##### CONVERSION OF FRENCH FRANC

Instructions for the conversion of the French franc for the purpose of the assessment of duty on merchandise im-

ported into the United States; § 16.4 (c), Customs Regulations of 1943, amended.

Reference is made to cases in which appraisement has been withheld or liquidation has been suspended pending the determination of the proper rate or rates for the French franc for customs purposes. (See T. D. 51842, dated February 17, 1948 (13 F. R. 817).)

The Federal Reserve Bank of New York, acting under the authority of section 522 of the Tariff Act of 1930 (31 U. S. C. 372) has certified two rates for the French franc, one designated as the "Official" rate and the other designated as the "Free" rate, for dates during the period commencing February 10, 1948, and continuing to date. For dates during the period from February 10, 1948, to March 17, 1948, inclusive, such rates were certified as being applicable to the franc for France proper. For dates on and after March 18, 1948, the Bank has certified such "Official" and "Free" rates for the franc for France (Metropolitan) and has informed the Treasury Department that such rates are applicable not only to the franc for France proper but also to the franc for Algeria, Tunisia, and Morocco. The Bank has also informed the Department that upon request of the Customs Information Exchange, it will certify an "Official" rate and a "Free" rate for the franc for Algeria, Tunisia, and Morocco for dates during the period from February 2, 1948, to March 17, 1948, inclusive, and for the franc for France proper for dates during the period from February 2, 1948, to February 9, 1948, inclusive, but that it has not yet determined what rate or rates it will certify for the franc for France, Algeria, Tunisia, or Morocco for dates on or after January 26, 1948, and prior to February 2, 1948. It is understood that the Bank does not contemplate certifying more than one rate for any French territory other than those above mentioned.

Available information, including information furnished by the French Government, establishes that, under Notice No. 291 of the French Foreign Exchange Office, effective January 26, 1948, and other regulations of the French Government, 50 per cent of the United States dollars received for exports of merchandise to the United States from France, Algeria, Tunisia, and Morocco are required to be ceded to the Exchange Stabilization Fund in exchange for francs at the "Official" rate; but that for the remaining 50 per cent of such dollars, if they are exchanged within a certain time limit, the exporter receives francs at the "Free" rate. It appears that there may be an exception to this requirement in the case of some purchases made by tourists in France. Apparently some of such purchases may be made entirely with the use of the "Free" rate but the Department has no information indicating that the "Free" rate is uniformly used for the purchase of any particular type of commodity. It also appears that there may be cases in which the rate used in connection with the payment for certain costs, charges, or expenses differed from the rate or combination of rates used in connection with the payment for the merchandise.

The "Official" rate certified by the Federal Reserve Bank of New York for the franc corresponds to the rate used for the 50 per cent of United States dollars received for exports and ceded to the Exchange Stabilization Fund at the "Official" rate. The "Free" rate certified by the Federal Reserve Bank corresponds to the rate at which the remaining 50 per cent of the United States dollars received for such exports are sold in the free market.

In the case of any importation of merchandise exported from France, Algeria, Tunisia, or Morocco on or after February 2, 1948, the appraiser or collector shall proceed, respectively, with the appraisement and liquidation according to the following procedure, subject to the requirements and conditions outlined below:

1. No rate of exchange shall be used for customs purposes under these instructions except a rate or rates certified by the Federal Reserve Bank of New York for the date of exportation of the merchandise, unless there is a proclaimed value for the currency of France, Algeria, Tunisia, or Morocco, which varies by less than 5 per cent from any certified rate otherwise applicable. If there is a proclaimed value, it shall be used in lieu of any certified rate otherwise applicable from which such proclaimed value varies by less than 5 per cent.

2. Where the appraisement is to be made in the currency of France, Algeria, Tunisia, or Morocco, the appraiser shall designate in his report to the collector the class or classes of currency in which appraisement is made by using the terms applied to such currency by the Federal Reserve Bank of New York, namely, "Official" francs or "Free" francs, as the case may be. If both classes are used on a percentage basis, the percentage of each shall be indicated clearly.

3. For all purposes of appraisement and assessment of duties, the amount of any value established in francs shall be considered to consist of "Official" francs to the extent of 50 per cent of such amount and "Free" francs to the extent of the remaining 50 percent; except that:

(a) If the appraiser or collector has credible information that the proportion of 50 percent at the "Official" rate and 50 percent at the "Free" rate was not used uniformly during any period in connection with the payment for the particular merchandise on which duty is being assessed and for all other merchandise of the same type, appraisement shall be withheld and liquidation shall be suspended as to all merchandise of the type involved, exported to the United States during the period involved.

(b) If the appraiser or collector has credible information that a rate different from the rate or combination of rates used in payment for the merchandise was used in payment of costs, charges, or expenses, the currency conversions for the exchange covering payment for the merchandise and for the exchange covering such costs, charges, or expenses shall be calculated separately. If the costs, charges, or expenses are dutiable they shall be calculated according to the rules stated above, and in the event that the rate used in payment of such dutiable

costs, charges, or expenses was a rate not certified by the Federal Reserve Bank appraisement shall be withheld and liquidation suspended. In deducting non-dutiable costs, charges, or expenses, the conversion of the foreign exchange shall be at the rate actually used in payment of such costs, charges, or expenses, whether or not such rate is a rate certified by the Federal Reserve Bank.

Whenever appraisement is withheld or liquidation suspended a detailed report shall be transmitted immediately to the Bureau of Customs.

All the rates that have been certified by the Federal Reserve Bank of New York for dates during the period of dual-rate certifications but have not been published in the Treasury Decisions will be circularized by the Customs Information Exchange in the near future. Following the issuance of these instructions both the "Official" rate and the "Free" rate, as certified by the Federal Reserve Bank, will be published in the Treasury Decisions. Upon request, the Customs Information Exchange will obtain from the Federal Reserve Bank a rate or rates for dates on or after January 26, 1948, but prior to February 2, 1948. If dual rates are certified for that period appraisement shall be withheld and liquidation suspended until instructions are received from the Bureau of Customs.

When information regarding any of the currency conversion practices necessary to comply with the instructions contained herein is not available at a port other than New York the appraiser or collector shall request the Customs Information Exchange, 201 Varick Street, New York 14, New York, to furnish such pertinent information as may be available.

Where at the time of making entry or upon the acceptance of an amended entry of merchandise exported from France, Algeria, Tunisia, or Morocco during the period of dual-rate certifications information is presented to the collector or is in his possession which establishes to his satisfaction the use of the 50 per cent "Official"—50 per cent "Free" exchange basis for the particular importation in accordance with the pertinent instructions herein, deposit of estimated duties or of supplemental estimated duties calculated in accordance with that information shall be accepted.

Section 16.4 (C) Customs Regulations of 1943 (19 CFR, Cum. Supp., 16.4 (c)) is hereby amended by adding "French francs" to the list of foreign currencies for which instructions have been issued under section 522 (c) of the Tariff Act of 1930 (31 U. S. C. 372 (c)) and by placing opposite such addition the number and date of this Treasury decision and the Federal Register citation thereof.

(R. S. 251, secs. 505, 624, 46 Stat. 732, 759, sec. 522, 46 Stat. 739; 19 U. S. C. 66, 1505, 1624, 31 U. S. C. 372)

Notice of the proposed issuance of the foregoing instructions was published in the FEDERAL REGISTER on May 14, 1948 (13 F. R. 2627) pursuant to section 4 of the Administrative Procedure Act (Public Law 404, 79th Congress). The basis of the instructions is section 522 of the Tariff Act of 1930 (31 U. S. C. 372) as

construed by the courts, and their purpose is to provide instructions for applying multiple rates of exchange certified by the Federal Reserve Bank of New York for currency conversion for the assessment and collection of customs duties. These instructions shall be effective on the date of publication in the FEDERAL REGISTER, the delayed effective date requirements of section 4 (c) of the Administrative Procedure Act being dispensed with because the instructions relate to action to be taken by customs officers and, although affecting rights of interested persons, do not require any action to be taken by such persons.

[SEAL] W. R. JOHNSON,  
*Acting Commissioner of Customs.*

Approved: July 30, 1948.

JOHN S. GRAHAM,  
*Acting Secretary of the Treasury.*

[F. R. Doc. 48-7171; Filed, Aug. 9, 1948;  
8:48 a. m.]

## TITLE 22—FOREIGN RELATIONS

### Chapter III—Economic Cooperation Administration

[ECA Reg. 1, as amended Aug. 10, 1948]

#### PART 1111—MEANS OF PAYMENT FOR PROCUREMENT

PREAMBLE: The provisions of this part concerning the terms and conditions for establishing accounts in banking institutions in the United States have been approved by the Secretary of the Treasury. ECA Reg. 1 is amended in its entirety to read as follows:

Sec.

- 1111.1 Definition of terms.
- 1111.2 Scope of regulations.
- 1111.3 Types of means of payment.
- 1111.4 Reimbursement for specific procurement payments by a participating country.
- 1111.5 Letter of Commitment to banking institutions.
- 1111.6 Letter of Commitment to suppliers.
- 1111.7 Purchase in bulk of commodities.
- 1111.8 Procurement by U. S. Government agencies.
- 1111.9 Saving clause.

AUTHORITY: §§ 1111.1 to 1111.9, inclusive, issued under secs. 111 (b) (1) 403, Pub. Law 472, 80th Cong.

§ 1111.1 *Definition of terms.* For the purposes of this part:

(a) "The act" shall mean the Foreign Assistance Act of 1948, Pub. Law 472, 80th Congress.

(b) "The Administration" shall mean the Economic Cooperation Administration.

(c) "The Administrator" shall mean the Administrator for Economic Cooperation.

(d) "Participating country" shall have the meaning assigned to it in section 103 (a) of the act, and shall include any authorized agent of a participating country.

(e) "Approved Applicant" shall mean the Approved Applicant named in any Letter of Commitment issued to a banking institution pursuant to this part (ECA Reg. 1) and may include any participating country or any person or or-

ganization, governmental or otherwise, designated by the government of such country to act for or on its behalf in connection with approved procurement under the act; and shall include any authorized agent of an Approved Applicant.

(f) "Banking institution in the United States" shall mean a banking institution organized under the laws of the United States, any State, territory or possession thereof, or the District of Columbia.

§ 1111.2 *Scope of regulations.* The regulations in this part provide for means of payment under accounts established for the purpose of facilitating procurement (a) through private channels of trade, which will be utilized to the maximum extent practicable, subject to adequate safeguards to assure the proper expenditure of funds under the act within approved programs and in accordance with the terms and conditions established by the Administrator, (b) through the procurement services and facilities of other departments, agencies and establishments of the United States Government, and (c) through other channels designated by the Administrator. The regulations in this part do not apply to assistance furnished to a participating country on credit terms.

§ 1111.3 *Types of means of payment.* (a) As programs for assistance to a participating country are approved or modified from time to time, they shall be established on the books of the Administration. From funds made available under the act, including advances by the Reconstruction Finance Corporation authorized under the act, the sums necessary to carry out such programs shall be allocated by the Administrator (1) to the Administration for procurement effected through the means authorized in paragraphs (b) (1) (b) (2), and (b) (3) of this section and (2) to the appropriate other departments, agencies or establishments of the Government for procurement effected by the means authorized in paragraph (b) (4) of this section. Out of such allocations, appropriate accounts shall be established on the books of the Administration or the other departments, agencies or establishments concerned. Procurement authorizations shall be issued under the approved programs of assistance in the form designated as "Assistance Request and Procurement Authorization" (ECA Form 21)<sup>1</sup> for the benefit of a participating country, within the limits of funds available, and each such authorization shall set forth the means of payment, and other terms and conditions, under which the specific procurement operations approved in the authorization may be carried out.

(b) Procurement authorizations may provide for financing procurement of commodities or services by:

(1) Reimbursement to a participating country for payments made by it for procurement. (See § 1111.4),

(2) Issuance of letters of commitment to banking institutions in the United States, undertaking to make reimbursement for payments made by them to

<sup>1</sup> Filed with the original document.

suppliers through commercial letters of credit or otherwise on behalf of a participating country or an Approved Applicant. (See § 1111.5),

(3) Issuance of letters of commitment to suppliers in connection with specific contracts with or on behalf of a participating country providing for payments for commodities or services. (See § 1111.6)

(4) Charges to funds allocated to other departments, agencies, or establishments of the Government to cover costs incurred in procurement of commodities or services which the Administrator authorizes from time to time.

(c) Payments or withdrawals under any means of payment will be effected only on the condition that the participating country agrees to pay promptly to the Administrator upon demand the entire amount so paid or withdrawn (or such lesser amount as the Administrator may demand) whenever it appears to the Administrator that the documentation submitted by or on behalf of a participating country (or any Approved Applicant named in a Letter of Commitment) does not support the expenditure for which the payment or withdrawal was made or whenever the Administrator determines that the payment or withdrawal was improper as being in violation of any of the provisions of the Foreign Assistance Act of 1948, any acts amendatory thereof or supplemental thereto, any relevant appropriation acts, or any rules, regulations or procedures of the Economic Cooperation Administration promulgated under any of said acts.

§ 1111.4 *Reimbursement for specific procurement payments by a participating country.* (a) Reimbursement shall be allowed only for specific payments made by a participating country for procurement included within approved programs covered by Procurement Authorizations and supported by (1) properly executed vouchers (Standard Form 1034 (Revised))<sup>1</sup> (2) evidence of the receipt of payment by suppliers under specified contracts, (3) Supplier's Certificate in the form specified in Exhibit A or in such other form as may be designated by the Administrator, (4) documentation showing description, quantity and prices and evidence of delivery and (5) other documentation referred to in the Procurement Authorization as documentation required for reimbursement.

(b) Claims for reimbursement may be allowed without the prescribed Supplier's Certificate in the form specified in Exhibit A for payments made by a participating country prior to April 3, 1948, to the extent that such payments related to commodities, included within procurement authorizations, delivered in such country subsequent to such date.

§ 1111.5 *Letter of Commitment to banking institutions.* (a) For the purpose of financing procurement through commercial letters of credit or other forms of bank credit, when so provided in the Procurement Authorization, the Administrator may issue a Letter of Commitment to a banking institution in the United States for the purpose of as-

suring reimbursement, not in excess of a specified amount in dollars and in accordance with the terms of such letter, for sight payments made for the account of an Approved Applicant, including sight payments for procurement outside the United States (including its territories and possessions). Any such payments by a banking institution made in anticipation of a Letter of Commitment and falling within the scope of payments authorized by such Letter when issued will be deemed to be payments to be reimbursed by the Administrator thereunder. The Letter of Commitment shall be substantially in the form of Exhibit B, adapted to special circumstances.

(b) Payments under a Letter of Commitment shall be effected in the amounts specified therein upon presentation of properly executed vouchers (Form 1034 (revised)) supported by the documentation required for reimbursement as set forth in the Procurement Authorization and the letter of commitment, which shall include documentation showing the quantity, description and price of the commodities or services procured, and a certificate (substantially in the form of Annex A or Annex B to Exhibit B) by the beneficiary (supplier)

§ 1111.6 *Letter of Commitment to suppliers.* (a) For the purpose of financing specific procurement contracts, when so provided in the Procurement Authorization, the Administrator may issue a Letter of Commitment to a supplier or transportation company assuring payment under such contract not in excess of a specified amount of dollars. The Letter of Commitment shall be issued only in connection with a specific contract (identified in terms of quantity, description and price) in connection with which the payments are scheduled, and shall incorporate the contract by reference. The Letter shall specify the procurement authorization under which it is issued, and such other information as may be specifically required by the Administrator, and shall provide for such safeguards as the Administrator may direct, such as supplier's bond in the case of progress payments.

(b) The Letter of Commitment may be issued in either (1) the short form (substantially as set forth in Exhibit C) for single-payment contracts wherein the payment effects a transfer of title to commodities for which the contract price equals the amount of such payments or (2) the long form (substantially as set forth in Exhibit D) for multiple-payment contracts, including installment or partial deliveries and arrangements for progress payments. The Letter of Commitment may be sent to the supplier directly by the Administration or by the participating country through normal trade and banking channels or in such other manner as may be specified by the participating country.

(c) The monies due or to become due under such letter shall be assignable by the supplier only through signing the certification in the space provided on the Letter, and only to a banking institution in the United States. If a notice of assignment is sent to the Administrator and the General Accounting Office under the Assignment of Claims Act of

1940, such notice shall not be effective unless the date and fact of such notice is indicated in the space provided for such purpose on the Letter of Commitment.

(d) To secure payment under the short-form Letter of Commitment (Exhibit C) the supplier shall execute the certification required on the reverse side thereof and shall attach such documents as are specified in the Letter of Commitment, and may submit the Letter (with attachments) for payment by the Administrator directly or through normal banking channels on an assignment basis as specified on the Letter of Commitment.

(e) To secure payments under the long-form Letter of Commitment (Exhibit D) the supplier or his assignee shall present to the Administrator at the time scheduled a properly executed voucher (Standard Form 1034 (Revised)) supported by documentation required for reimbursement as set forth in the Letter of Commitment. The original Letter of Commitment signed by the Administrator or his designee shall be returned to the Administration at the time of final payment.

§ 1111.7 *Purchase in bulk of commodities—(a) Definition.* The term "adjusted market price" means the market price prevailing in the United States at the time of the purchase, adjusted for differences in the cost of transportation to destination, quality, and terms of payment, as determined by the Administrator.

(b) *Scope.* This section establishes the procedures for compliance with section 202 of the Foreign Aid Appropriation Act, 1949, which act applies to all purchases in bulk, except those where, before the effective date of the act (June 28, 1948) both (1) a binding purchase contract was in effect between the parties in which the price, or the method for determining the price, was established, and (2) the Procurement Authorization was issued.

(c) *Determination of adjusted market price.* Determination of the adjusted market price may be made by the Administrator in such manner as to reflect commonly accepted trade practices. In the case of purchases in bulk made outside the United States, the Administrator may determine that the purchase price complies with said section 202 if he determines that such price, plus cost of transportation and related charges from place of purchase to the participating country at established rates, does not exceed the market price prevailing in the United States (adjusted for differences in quality and terms of payment) plus cost of transportation and related charges at established rates to the participating country. If the price of any purchase in bulk exceeds the adjusted market price, the participating country shall pay promptly to the Administrator upon demand the entire amount of the purchase price (or such lesser amount as the Administrator may demand).

§ 1111.8 *Procurement by U. S. Government agencies.* Whenever procurement of a commodity or service is made through U. S. Government procurement facilities, the procurement authorization shall so specify, and shall be transmitted to the appropriate department,

<sup>1</sup>Filed with the original document.

agency or establishment for procurement in accordance with the terms of a basic agreement executed by the head of such department, agency or establishment and the Administrator. In such case, an allocation of funds to such agency will be made by the Administrator.

§ 1111.9 *Saving clause.* The Administrator may waive, withdraw, or amend at any time or from time to time any or all of the provisions of the regulations in this part.

HOWARD BRUCE,  
Acting Administrator for  
Economic Cooperation.

## EXHIBIT A

## FORM OF CERTIFICATE BY SUPPLIER PAID BY A PARTICIPATING COUNTRY OR ITS AUTHORIZED AGENT UNDER PROCEDURE FOR REIMBURSEMENT

The undersigned hereby acknowledges notice that the payment in the amount of U. S. \$----- claimed by him under Contract No. ----- with ----- is to be reimbursed pursuant to Procurement Authorization No. ----- to the Government of ----- by the United States of America out of funds made available under the Foreign Assistance Act of 1948, and in consideration of the receipt of such amount further certifies to and agrees with the Administrator for Economic Cooperation for the United States of America as follows:

1. The undersigned is entitled to the payment in the amount above specified under said contract and he will promptly make appropriate reimbursement to the Administrator in the event of his non-performance, in whole or in part, under said contract, or for any breach by him of the terms of this certificate: *Provided*, That adjustments arising out of the terms of the contract or the normal customs of the trade shall be made direct to the buyer (or otherwise in accordance with the arrangement between the parties) but the undersigned will promptly notify the Administrator concerning any such adjustment.

2. The undersigned is the manufacturer or producer of, or a regular dealer in or exporter of, the commodity or service covered by said contract, and has not employed any person to obtain said contract under any agreement for a commission, percentage or contingent fee except to the extent, if any, of the payment of a commission, fee, or discount, to a bona fide established commercial or selling agency employed by the undersigned for the purpose of securing business, whose identity has been disclosed to the purchaser and whose terms of employment will, upon demand, be disclosed to the Administrator for Economic Cooperation.

3. The undersigned has not given or received and will not give or receive by way of side payments, "kickbacks" or otherwise, any benefit in connection with such contract except in accordance with the terms thereof.

4. The contract price under said contract does not exceed the prices paid to the undersigned, at the time the contract price or the method of determining the contract price became fixed, for similar amounts of like commodities or services by other customers similarly situated, and the undersigned has allowed all discounts for quantity purchases and prompt payment customarily allowed the other customers of the undersigned similarly situated.

5. The undersigned further certifies on the basis of information obtained from such sources as are available to him, that, to the best of his information and belief, the purchase price is no higher than the market price (which shall mean the export market price where such a price is customary in the trade) prevailing in the United States at the time of the purchase, adjusted for differ-

ences in the cost of transportation to destination, quality, and terms of payment.

6. Payment under said contract is not based on cost-plus-a-percentage-of-cost.

7. The undersigned will furnish promptly to the Administrator at his request such information in such form as the Administrator may require concerning price or any other details of the purchase.

Executed at -----, -----  
(City) (State)  
this ----- day of -----, 19-----  
(Vendor or supplier)

## EXHIBIT B

## FORM OF ADMINISTRATOR'S LETTER OF COMMITMENT TO A BANKING INSTITUTION

-----, 194-----  
Re: Procurement Authorization No. -----  
to -----  
Approved Applicant -----

GENTLEMEN: In accordance with the provisions of the Foreign Assistance Act of 1948, and the regulations promulgated thereunder, the Administrator for Economic Cooperation has approved a supply program referred to in the enclosed copy of "Assistance Request and Procurement Authorization" (herein called the Procurement Authorization) of the participating country named in the caption hereof; and this Letter of Commitment is delivered to you at the request of said participating country or its authorized agent. In the Procurement Authorization the Administrator has agreed to reimburse the Approved Applicant as named in the caption hereof (upon the authorities and signatures of which as designated and identified to you by the Administrator, or known by you from your own records, you may fully rely in any action taken by you hereunder) for monies expended by or for the account of such Approved Applicant in accordance with the Procurement Authorization.

In consideration of your issuance or confirmation at your option of one or more commercial Letters of Credit or making at your option payment to suppliers (no such Letter of Credit to have a maturity, and no such payment to be made, later than -----, 194-----), in accordance with application or request therefor by the Approved Applicant, the Administrator agrees with, and guarantees to, you that, in accordance with the said act, he will make reimbursement (without addition of interest or of your commissions, expenses or other charges) to the Approved Applicant, in the manner and subject to the terms and provisions hereinafter described, of the face amount of all drafts drawn under any such commercial Letter of Credit and paid by you at sight for the account of the Approved Applicant and the amount of all payments made by you at sight to suppliers for account of the Approved Applicant, up to but not exceeding the following respective dollar amounts for the procurement of not exceeding the following respective quantities of the following commodities or services:

Commodity, Quantity or Service, Amount  
Total ----- \$-----

You are hereby approved as an authorized financing institution to which may be assigned the right to receive the monies due and to become due under the Procurement Authorization to the extent of the respective dollar amounts for the respective quantities of commodities or services stated above.

The manner of making reimbursement hereunder shall be governed solely by the terms and provisions annexed hereto and incorporated herein by reference, and shall not be affected by any rights that the Administrator or the United States Government may have against the participating country, the Approved Applicant, or third parties.

If this Letter of Commitment is satisfactory to you, please sign and return the enclosed copy hereof.

Yours very truly,

Administrator for Economic Cooperation under Foreign Assistance Act of 1948.

By -----  
Authorized Representative.

Accepted: ----- Bank  
By -----

## Terms and Provisions

1. The application or request for, and any agreement relating to, any such Letter of Credit issued or confirmed, or payment made, hereunder may be in such form and contain such terms and provisions as the Approved Applicant and you may agree upon, and the Approved Applicant and you may agree to any extension of the life of, or any other modification of, or variation from, the terms of any such Letter of Credit or any agreement covering payments to be made by you, provided that such terms and provisions and any such extension, modification or variance are in no respect inconsistent with or contrary to the terms and provisions of this Letter of Commitment, and in case of any inconsistency or conflict, the terms and provisions of this Letter of Commitment shall control. In any event every application for a Letter of Credit and every request for payment shall include the substance of the directions as to documentation required for reimbursement contained in the Procurement Authorization.

2. (a) Each Letter of Credit shall specify as a document required to be presented with each draft drawn thereunder a beneficiary's certificate, in the form annexed hereto, as Annex A, signed by the beneficiary named in such Letter of Credit.

(b) Each agreement covering payments to be made by you shall similarly require that a beneficiary's certificate in the form annexed hereto as Annex B be presented against each payment.

3. Reimbursement shall be made by the Administrator promptly (but in no event later than 30 days) after receipt by the Administrator of the following documents, which in normal course should be forwarded to the Administrator promptly after you have made the payment for the amount of which reimbursement is sought:

(a) Public voucher in the standard form 1034 (as revised), bearing the following certification by the payee: "I certify that the above bill is correct and just; that payment therefor has not been received" addressed to the Economic Cooperation Administration and signed as "Payee" by the Approved Applicant, or by you as agent for and in behalf of the Approved Applicant;

(b) Beneficiary's certificate (you having no responsibility for the truth or accuracy of the statements contained therein);

(c) Copy of invoice of the beneficiary named in the Letter of Credit, or of the beneficiary of the payment bearing the Procurement Authorization number and either marked "Paid" or bearing your endorsement of payment of such invoice signed by one of your duly authorized officers;

(d) Such other documentation as may be specified in the Procurement Authorization as documentation required for reimbursement.

4. You shall transmit to the Administrator with reasonable dispatch a copy of each Letter of Credit issued or confirmed by you, and from time to time, as and when made, a copy of every extension or modification thereof. You shall make available to the Administrator, upon request, a copy of each application and agreement relating to any such Letter of Credit, or to any payment instruction or request, or extension or modification thereof, a copy of each document in your pos-

session received by you against payment, and detailed advice of the interest, commissions, expenses, or other items charged by you in connection with each such Letter of Credit, or payment instruction or request.

5. Reimbursement to the Approved Applicant shall be made by check mailed to you and payable to your order "for account of \_\_\_\_\_" there being inserted in such blank the name of the Approved Applicant.

6. Acceptance by you of any document in the ordinary course of business in good faith as being a genuine and valid document and sufficient in the premises, and the delivery thereof to the Administrator, shall constitute full compliance by you with any provision of the Procurement Authorization or of this Letter of Commitment requiring delivery of a document of the sort that the document actually so delivered purports to be. You shall be entitled to receive and retain reimbursement of the amount of all payments made by you against documents so accepted, notwithstanding that such payments may be made in connection with a purchase at a price in excess of the market price prevailing in the United States at the time of the purchase, adjusted for differences in the cost of transportation to destination, quality, and terms of payment.

7. The Administrator reserves the right at any time and from time to time, and for any reason or cause whatsoever, to supplement, modify, or revoke the Procurement Authorization (including termination of deliveries thereunder) *Provided however*, That no supplement, modification or revocation shall become effective as to you until the receipt by you from the Administrator of written notice of such supplement, modification or revocation, and such supplement, modification or revocation shall in no event affect or impair the right of reimbursement to the extent of any payment made prior to receipt of such notice, or any obligation incurred under an irrevocable Letter of Credit issued or confirmed prior to receipt of such notice, for which you have not been repaid by the Approved Applicant (without however any obligation on your part to obtain such repayment). The term "Procurement Authorization" as used in this Letter of Commitment shall be deemed to include each such supplement or modification from and after receipt by you from the Administrator of written notice of the same, subject always however to the foregoing terms and provisions preserving rights of reimbursement in your behalf.

8. In the event the Administrator shall direct termination of deliveries under the Procurement Authorization or revoke such Procurement Authorization or supplement or modify the same in relation to the disposition of any document or documents and shall give you written notice thereof, you shall in all respects comply with the instructions of the Administrator to the extent you may do so without impairing or affecting any irrevocable obligation or liability theretofore incurred by you under any Letter of Credit issued or confirmed by you, and you shall be repaid and reimbursed hereunder by the Administrator for the costs, expenses and liabilities paid or incurred by you in relation to such instruction. You shall have no obligation or liability whatsoever to the Approved Applicant for anything done or omitted to be done by you pursuant to such instructions of the Administrator.

9. This Letter of Commitment shall inure to the benefit of your legal successors and assigns.

ANNEX B TO THE ADMINISTRATOR'S LETTER OF  
COMMITMENT TO A BANKING INSTITUTION

*Beneficiary's Certificate*

Description of Contract: \_\_\_\_\_

Names of Parties: \_\_\_\_\_

Date: \_\_\_\_\_  
Commodities or services covered: \_\_\_\_\_

(Brief description)

Seller's Contract No. (if any) \_\_\_\_\_

The undersigned, in negotiating or presenting for payment draft No. \_\_\_\_\_ dated \_\_\_\_\_, in the amount of \$\_\_\_\_\_ drawn by the undersigned under Letter of Credit of Bank, No. \_\_\_\_\_, hereby certifies to and agrees with the Administrator for Economic Cooperation under the Foreign Assistance Act of 1948 as follows:

1. The undersigned has been informed that payment of said draft has been or is to be made by said Bank in reliance upon a Letter of Commitment issued by the Administrator, in accordance with the said act, and that reimbursement of the amount of said draft to said Bank will be made by assignment of funds of the Administrator made available to the party for whose account said Letter of Credit was issued.

2. The undersigned is entitled to payment in the face amount of the aforesaid draft under the above-described contract, and the undersigned will promptly make appropriate reimbursement to the Administrator in the event of the nonperformance by the undersigned in whole or in part under said contract or for any breach by him of the terms of this certificate: *Provided*, That adjustments arising out of the terms of the contract or the normal customs of the trade shall be made direct to the buyer (or otherwise in accordance with the arrangement between the parties) but the undersigned will promptly notify the Administrator concerning any such adjustment.

3. The undersigned is the manufacturer or producer of, or a regular dealer in or exporter of, the commodity or service covered by said contract, and the undersigned has not employed any person to obtain said contract under any agreement for a commission, percentage or contingent fee except to the extent, if any, of the payment of a commission, fee, or discount, to a bona fide established commercial or selling agency employed by the undersigned for the purpose of securing business, whose identity has been disclosed to the purchaser and whose terms of employment will, upon demand, be disclosed to the Administrator for Economic Cooperation.

4. The undersigned has not given or received, and will not give or receive by way of side payments, "kickbacks," or otherwise, any benefit in connection with such contract, except in accordance with the terms thereof.

5. The contract price under said contract does not exceed the prices paid to the undersigned, at the time the contract price or the method of determining the contract price became fixed, for similar amounts of like commodities or services by other customers similarly situated, and the undersigned has allowed all discounts for quantity purchases and prompt payment customarily allowed the other customers of the undersigned similarly situated.

6. The undersigned further certifies on the basis of information obtained from such sources as are available to him, that, to the best of his information and belief, the purchase price is no higher than the market price (which shall mean the export market price where such a price is customary in the trade) prevailing in the United States at the time of the purchase, adjusted for differences in the cost of transportation to destination, quality, and terms of payment.

7. Payment under said contract is not based on cost-plus-a-percentage-of-cost.

8. The undersigned will furnish promptly to the Administrator at his request such information in such form as the Administrator may require concerning price or any other details of the purchase.

Executed at \_\_\_\_\_, (City) \_\_\_\_\_ (State) \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_  
(Vendor or supplier)

ANNEX B TO THE ADMINISTRATOR'S LETTER OF  
COMMITMENT TO A BANKING INSTITUTION

*Beneficiary's Certificate*

Description of Contract: \_\_\_\_\_

Names of Parties: \_\_\_\_\_

Date: \_\_\_\_\_  
Commodities or services covered: \_\_\_\_\_

(Brief description)

Seller's Contract No. (if any) \_\_\_\_\_

The undersigned hereby acknowledges notice that the payment in the amount of U. S. \$\_\_\_\_\_ claimed by him under Contract No. \_\_\_\_\_ with \_\_\_\_\_, is to be reimbursed to the Government of \_\_\_\_\_, by the United States of America out of funds made available under the Foreign Assistance Act of 1948, and in consideration of the receipt of such amount further certifies to and agrees with the Administrator for Economic Cooperation for the United States of America as follows:

1. The undersigned is entitled to the payment in the amount above specified under said contract and he will promptly make appropriate reimbursement to the Administrator in the event of his non-performance, in whole or in part, under said contract, or for any breach by him of the terms of this certificate: *Provided*, That adjustments arising out of the terms of the contract or the normal customs of the trade shall be made direct to the buyer (or otherwise in accordance with the arrangement between the parties) but the undersigned will promptly notify the Administrator concerning any such adjustment.

2. The undersigned is the manufacturer or producer of, or a regular dealer in or exporter of the commodity or service covered by said contract, and has not employed any person to obtain said contract under any agreement for a commission, percentage or contingent fee except to the extent, if any, of the payment of a commission, fee, or discount, to a bona fide established commercial or selling agency employed by the undersigned for the purpose of securing business, whose identity has been disclosed to the purchaser and whose terms of employment will, upon demand, be disclosed to the Administrator for Economic Cooperation.

3. The undersigned has not given or received and will not give or receive by way of side payments, "kickbacks," or otherwise, any benefit in connection with such contract except in accordance with the terms thereof.

4. The contract price under said contract does not exceed the prices paid to the undersigned, at the time the contract price or the method of determining the contract price became fixed, for similar amounts of like commodities or services by other customers similarly situated, and the undersigned has allowed all discounts for quantity purchases and prompt payment customarily allowed the other customers of the undersigned similarly situated.

5. The undersigned further certifies on the basis of information obtained from such sources as are available to him, that, to the best of his information and belief, the purchase price is no higher than the market price (which shall mean the export market price where such a price is customary in the trade) prevailing in the United States at the time of the purchase, adjusted for differences in the cost of transportation to destination, quality, and terms of payment.

6. Payment under said contract is not based on cost-plus-a-percentage-of-cost.

## RULES AND REGULATIONS

7. The undersigned will furnish promptly to the Administrator at his request such information in such form as the Administrator may require concerning price or any other details of the purchase.

Executed at \_\_\_\_\_, (City) (State)  
this \_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_  
(Vendor or supplier)

## EXHIBIT C

## FORM OF SINGLE-PAYMENT LETTER OF COMMITMENT BY THE ADMINISTRATOR (FACE SIDE)

## Nonnegotiable

Letter No. \_\_\_\_\_ (City)  
Procurement Authoriza-  
(State or County)  
tion No. \_\_\_\_\_  
\_\_\_\_\_, 19\_\_\_\_  
(Month) (Day)  
U. S. \$ \_\_\_\_\_

## Letter of Commitment, Single-Payment Transaction

The Administrator for Economic Cooperation, acting for the United States of America, hereby agrees to pay \_\_\_\_\_ not more than the sum of \_\_\_\_\_ in United States dollars, as per attached copy of contract between \_\_\_\_\_ and \_\_\_\_\_ dated \_\_\_\_\_, 1948, referring to \_\_\_\_\_, and upon presentation of this Letter to him at \_\_\_\_\_, and the submission of the following documents:

Certified invoice; Inspection report; Full set of order bills of lading.  
Requested by: \_\_\_\_\_ Issued by: \_\_\_\_\_

(Signature)  
Authorized Agent of the Government of \_\_\_\_\_  
(Title)

The right to receive monies due or to become due hereunder may be assigned only on the reverse side hereof and only to a banking institution organized under the laws of the United States, any State, Territory or Possession thereof, or the District of Columbia.

No payment will be made hereunder if attachments are missing or fail to correspond hereto.

## FORM OF SINGLE-PAYMENT LETTER OF COMMITMENT BY THE ADMINISTRATOR (REVERSE SIDE)

The undersigned's assignment or collection hereof constitutes his certification to and agreement with the Administrator for Economic Cooperation for the United States of America as follows:

1. The undersigned is or will be entitled to payment in the face amount of this Letter under the contract specified on the face hereof, and the undersigned will promptly make appropriate reimbursement to the Administrator in the event of his non-performance, in whole or in part, under said contract or for any breach by him of the terms of this certificate: *Provided*, That adjustments arising out of the terms of the contract or the normal customs of the trade shall be made direct to the buyer (or otherwise in accordance with the arrangement between the parties) but the undersigned will promptly notify the Administrator concerning any such adjustment.

2. The undersigned is the manufacturer or producer of, or a regular dealer in or exporter of the commodity or services covered by said contract, and the undersigned has not employed any person to obtain said contract under any agreement for a commission, percentage or contingent fee except to the extent, if any, of the payment of a commission, fee, or discount, to a bona fide established commercial or selling agency employed by the undersigned for the purpose of secur-

ing business, whose identity has been disclosed to the purchaser and whose terms of employment will, upon demand, be disclosed to the Administrator for Economic Cooperation.

3. The undersigned has not given or received and will not give or receive, by way of side payments, "kickbacks," or otherwise any benefit in connection with such contract except in accordance with the terms thereof.

4. The contract price under said contract does not exceed the prices paid to the undersigned, at the time the contract price or the method of determining the contract price became fixed, for similar amounts of like commodities or services by other customers similarly situated, and the undersigned has allowed all discounts for quantity purchases and prompt payment customarily allowed the other customers of the undersigned similarly situated.

5. The undersigned further certifies on the basis of information obtained from such sources as are available to him, that, to the best of his information and belief, the purchase price is no higher than the market price (which shall mean the export market price where such a price is customary in the trade) prevailing in the United States at the time of the purchase, adjusted for differences in the cost of transportation to destination, quality, and terms of payment.

6. Payment under said contract is not based on cost-plus-a-percentage-of-cost.

7. The undersigned will furnish promptly to the Administrator at his request such information in such form as the Administrator may require concerning price or any other details of the purchase.

(The above certification applies only to the original payee and does not apply to any subsequent holder.) Form and notice of assignment:

After executing the above certification, the payee named on the face hereof hereby assigns for value received the right to receive all monies due or to become due hereunder to \_\_\_\_\_, a banking institution organized under the laws of \_\_\_\_\_

(Signature of Assignor)

Date of notice, if any, sent to the General Accounting Office under the Assignment of Claims Act of 1940:

(Date)

(Signature of person sending notice)

NOTE: The filing of notice of assignment with the General Accounting Office will not be deemed effective unless the date of such notice is properly noted in the space provided above.

## EXHIBIT D

## FORM OF ADMINISTRATOR'S LETTER OF COMMITMENT TO SUPPLIER FOR MULTIPLE PAYMENTS

No. \_\_\_\_\_, 194\_\_\_\_

(Name of supplier)  
(Address)

Re: Contract No. \_\_\_\_\_, dated \_\_\_\_\_ with \_\_\_\_\_ under Procurement Authorization No. \_\_\_\_\_ with the Government of \_\_\_\_\_ or its authorized agent.

GENTLEMEN: The Administrator for Economic Cooperation, acting for the United States of America, hereby undertakes as herein provided to make the payments in an amount not to exceed \$800,000.00, to which you may become entitled under the above-described contract, as follows: (Describe basis for schedule of payments).

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

All the provisions of said contract are hereby incorporated by reference.

(Strike out the following paragraph if inapplicable under the terms of the contract.)

At your option, the Administrator agrees to make progress payments to you, upon approval of the bond hereinafter required in an amount not to exceed \$800,000.00 or (0) percent of the total contract price. Until such progress payments shall have been wholly liquidated, there shall be deducted from the amount of each contract payment otherwise due you (0) percent. Such deducted amount shall be credited against your obligations with respect to the progress payments and the remainder only shall be paid to you. The progress payments, or such part thereof as shall not have been liquidated as previously provided, shall be paid by you to the Administrator not later than the date provided in the contract for the completion of performance by you, or any earlier or later date as may be agreed upon by the Administrator and you with or without notice to the surety or sureties on the bond to be furnished as hereinafter provided. Before any progress payments shall be made as hereinabove provided, you shall furnish to the Administrator a bond in the amount of such advance, in such form and with such surety or sureties as may be approved by the Administrator, guaranteeing payment to the Government in accordance with the provisions of this paragraph.

All payments under the contract will be made against your invoice or voucher addressed to the Economic Cooperation Administration referring to this Letter of Commitment and accompanied by such documents as the contract may require to entitle you to payment, together with a certification by the contracting party named above that the terms and conditions of the contract are being complied with. The final payment will be made only upon a surrender to the Administrator of the signed original of this Letter of Commitment.

By your acceptance hereof you shall warrant to the Government of the United States as follows:

(1) That you are the manufacturer or producer of, or a regular dealer in or exporter of the commodity or service covered by said contract and that you have not employed any person to obtain said contract under any agreement for a commission, percentage or contingent fee, except a bona fide established commercial or selling agency employed by you for the purpose of securing business and whose identity has been disclosed to the purchaser and whose terms of employment will, upon demand, be disclosed to the Administrator of Economic Cooperation.

(2) That you have not given or received and you will not give or receive by way of side payments, "kickbacks," or otherwise any benefit in connection with such contract except in accordance with the terms thereof.

(3) The contract price under said contract does not exceed the prices paid to the undersigned, at the time the contract price or the method of determining the contract price became fixed, for similar amounts of like commodities or services by other customers similarly situated, and the undersigned has allowed all discounts for quantity purchases and prompt payment customarily allowed the other customers of the undersigned similarly situated.

(4) The undersigned further certifies on the basis of information obtained from such sources as are available to him, that, to the best of his information and belief, the purchase price is no higher than the market price (which shall mean the export market price where such a price is customary in the trade) prevailing in the United States at the time of the purchase, adjusted for differences in the cost of transportation to destination, quality, and terms of payment.

(5) Payment under said contract is not based on cost-plus-a-percentage-of-cost.

(6) The undersigned will furnish promptly to the Administrator at his request such information in such form as the Administrator may require concerning price or any other details of the purchase.

(7) That each voucher presented by you under this Letter of Commitment will cover an amount due you under said contract for which you have not received payment, and if for any reason you are not entitled to such payment under the terms of this Letter of Commitment you will promptly after discovery of such reason make appropriate reimbursement to the Administrator with respect to any amounts paid you under this Letter of Commitment: *Provided*, That adjustments arising out of the terms of the contract or the normal customs of the trade shall be made direct to the buyer (or otherwise in accordance with the arrangement between the parties) but the undersigned will promptly notify the Administrator concerning any such adjustment.

Amendments to the above described contract shall become effective only upon the approval of the Administrator.

Your acceptance of the terms and conditions hereof shall be indicated by causing your duly authorized officer or officers to execute the two enclosed counterparts hereof and by then returning one of such counterparts to this office. This Letter of Commitment shall become effective when you have so indicated your acceptance.

Very truly yours,

Administrator for Economic Cooperation for the Government of the United States

Accepted:

NOTE: This Letter of Commitment may be assigned only on the reverse side of this page of this Letter and only to a banking institution organized under the laws of the United States, any State, territory or possession thereof, or the District of Columbia.

(Reverse Side of Signature Page of Letter of Commitment to Supplier)

#### FORM AND NOTICE OF ASSIGNMENT

After signifying his acceptance of this Letter of Commitment, the addressee named on this Letter of Commitment hereby assigns for value received the right to receive all monies due or to become due hereunder to \_\_\_\_\_, a banking institution organized under the laws of \_\_\_\_\_.

Date: \_\_\_\_\_, 194\_\_\_\_\_.

(Signature of Assignor)

Notice to the General Accounting Office, Washington, D. C., under the Assignment of Claims Act of 1940, sent on \_\_\_\_\_, 194\_\_\_\_\_.

(Signature of the person sending notice)

NOTE: The filing of notice of assignment with the General Accounting Office will not be deemed effective unless date of such notice is properly noted in the space provided above.

[F. R. Doc. 48-7224; Filed, Aug. 9, 1948; 9:03 a. m.]

## TITLE 33—NAVIGATION AND NAVIGABLE WATERS

### Chapter II—Corps of Engineers, Department of the Army

#### PART 203—BRIDGE REGULATIONS

#### LITTLE POTATO SLOUGH AND MOKELUMNE RIVER, CALIFORNIA

Pursuant to the provisions of section 5 of the River and Harbor Act of August 18,

1894 (28 Stat. 362; 33 U. S. C. 499) § 203.714 (g) governing the operation of the State of California highway bridge across Little Potato Slough at Terminus, and § 203.714 (h) (1) (i) governing the operation of the State of California highway bridge across Mokelumne River near East Isleton, are hereby amended to read as follows:

§ 203.714 *San Joaquin River and its tributaries, Calif.* . . . .

(g) *Little Potato Slough, State of California highway bridge at Terminus.*

(1) The owner of or agency controlling this bridge shall keep a draw tender in constant attendance:

(i) From 8:00 a. m. to 5:00 p. m. during the months of July to September, inclusive.

(ii) During periods when, in the opinion of the District Engineer, Corps of Engineers, an emergency exists; or during crop moving seasons when, in the opinion of the District Engineer, the attendance of a draw tender is required: *Provided*, The operators of vessels engaged in the crop moving operations give 15 days' written notice to the District Engineer and at the same time furnish sufficient evidence that such service is necessary to take care of the contemplated traffic. In the event that special periods are established by the District Engineer for the constant attendance of a draw tender during an emergency or a crop moving season, information concerning the hours and lengths of such periods will be published in local newspapers and in the "Notice to Mariners" issued by the United States Coast Guard.

(2) From 5:00 p. m. to 8:00 a. m. during the months of July to September, inclusive, when a draw tender is not in attendance, advance notice required; to be given to the draw tender verbally, or by telephone through the Lodi Exchange, before 4:00 p. m. At all other times, at least 12 hours' advance notice required; to be given to the Division of Highways Maintenance Superintendent, 1200 South Wilson Way, Stockton, California.

(h) *Mokelumne River, including North and South Forks—*(1) *Mokelumne River—*(i) *State of California highway bridge near East Isleton.* The owner of or agency controlling this bridge shall keep a draw tender in constant attendance from 9:00 a. m. to 5:00 p. m. throughout the year; and during periods when, in the opinion of the District Engineer, Corps of Engineers, an emergency exists, or during crop moving seasons when, in the opinion of the District Engineer, the attendance of a draw tender is required provided the operators of vessels engaged in the crop moving operations give 15 days' written notice to the District Engineer and at the same time furnish sufficient evidence that such service is necessary to take care of the contemplated traffic. In the event that special periods are established by the District Engineer for the constant attendance of a draw tender during an emergency or a crop moving season, information concerning the hours and lengths of such periods will be published in local newspapers and in the "Notice to Mariners" issued by the United States Coast Guard. When a

draw tender is not in attendance, advance notice required; to be given to the draw tender verbally, or by telephone through the Isleton Exchange, before 4:00 p. m.

[Regs. 21 July 1948, CE 823.01—ENGWR] (28 Stat. 362; 33 U. S. C. 499)

[SEAL] EDWARD F. WITSELL,  
Major General,  
The Adjutant General.

[F. R. Doc. 48-7170; Filed, Aug. 9, 1948; 8:47 a. m.]

## TITLE 43—PUBLIC LANDS: INTERIOR

### Subtitle A—Office of the Secretary of the Interior

[Order 2455]

#### PART 1—REPRESENTATION OF PARTIES IN PROCEEDINGS BEFORE THE DEPARTMENT OF THE INTERIOR; REGULATION OF PRACTITIONERS

##### FORMER EMPLOYEES OR THEIR SPOUSES

Section 1.6 is amended to read as follows:

§ 1.6 *Former employees or their spouses.* (a) A former officer or employee of the Department of the Interior may not, without the prior approval of the Committee on Practitioners, appear before the Department in a representative capacity, or render any assistance to persons other than personnel of the Department, with respect to any matter which was pending before the Department during the period of his employment. In applying for such approval, he shall file a certificate or affidavit stating: (1) His former position with the Department; (2) the nature of the matter in connection with which he desires to act; (3) the extent, if any, to which he had knowledge of, or was responsible for, or gave personal consideration to, or performed work that was related in any way to, such matter during the period of his employment; and (4) the circumstances surrounding his employment to handle the matter.

(b) The Committee shall disapprove an application submitted pursuant to paragraph (a) of this section if the Committee concludes that the proposed representation or assistance would be unlawful, unethical, or contrary to the public interest.

(c) The limitations imposed in this section with respect to former officers or employees of the Department of the Interior are likewise applicable to the spouses of former officers or employees. In submitting a certificate or affidavit under paragraph (a) of this section, the spouse of a former officer or employee will supply, with respect to subparagraphs (1) and (3), data concerning the former officer or employee. (R. S. 161, sec. 5, 23 Stat. 98, 101, 5 U. S. C., 22, 493)

J. A. KRUG,  
Secretary of the Interior.

AUGUST 4, 1948.

[F. R. Doc. 48-7174; Filed, Aug. 9, 1948; 8:46 a. m.]

# **TITLE 31—MONEY AND FINANCE: TREASURY**

## **Chapter I—Monetary Offices, Department of the Treasury**

### **APPENDIX A TO PART 131—GENERAL REGULATIONS UNDER EXECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED, AND REGULATIONS ISSUED PURSUANT THERETO**

#### **AMENDMENTS TO LIST OF SCHEDULED SECURITIES**

AUGUST 10, 1948.

Amendment to General Ruling No. 5 under Executive Order No. 8389, as amended, Executive Order No. 9193, as amended, sections 3 (a) and 5 (b) of the Trading With the Enemy Act, as amended by the First War Powers Act, 1941, relating to Foreign Funds Control.

The list of Scheduled Securities appended to Part 131, Appendix A, General Ruling No. 5, as amended, July 25, 1947, as amended, by Supplement No. 1, December 31, 1947, is hereby amended in the manner set forth in Cumulative Supplement A attached hereto which shall supersede Supplement No. 1.

(Sec. 3 (a) 40 Stat. 412, sec. 5 (b) 40 Stat. 415, 966, sec. 2, 48 Stat. 1, 54 Stat. 179, sec. 301, 55 Stat. 839; 50 U. S. C. App. 3 (a) 12 U. S. C. 95a, 50 U. S. C. App. Sup. 5 (b) E. O. 8389, Apr. 10, 1940, as amended by E. O. 8785, June 14, 1941, E. O. 8832, July 26, 1941, E. O. 8963, Dec. 9, 1941, and E. O. 8998, Dec. 26, 1941, E. O. 9193, July 6, 1942, as amended by E. O. 9567, June 8, 1945; 3 CFR, Cum. Supp., 10 F. R. 6917 Regulations, Apr. 10, 1940, as amended June 14, 1941, Feb. 19, 1946, June 28, 1946, and Jan. 1, 1947; 31 CFR, Cum. Supp., 130.1-7, 1769, 7184, 12 F. R. 6)

[SEAL] JOHN W. SNYDER,  
Secretary of the Treasury.

(a) The following securities are deleted from Part I of the list of Scheduled Securities issued July 25, 1947.

S. A. Acleries Reunies de Burbach—Eich—Dudelange (A. R. B. E. D.) 5½% Sinking Fund—1926/42:

\$600

23400 27285 27286

American Foreign Power Company, Inc., debenture gold 5% due 2030:

\$1,000

46578

American Telephone & Telegraph Company, 5½% Bonds 1923/43:

\$1,000

16002

Antwerp, City of, External Sinking Fund gold 5% Loan of 1928, due 1958:

\$1,000

222	2355	3231	4685
228	2560	3556	4949
451	2561	3801	6116
456	2654	3968	6916
783	2863	3971	8725

Argentina, Republic of, Sinking Fund 4% Conversion Loan due February 15, 1972:

\$1,000

30240	50332	50335	59844
30241	50333	50336	67752
47653	50334	59055	

Argentina, Republic of, 4½% Bonds 1936/71:

\$1,000

21947 21948

Associated Gas & Electric Company, Sinking Fund Income Debenture 4% due 1978:

\$1,000

402	3059	4184	5316
425	3603	4185	5317
621	3691	4332	5333
959	3692	4339	5777
990	3748	4356	5778
1042	3766	4357	6196
1118	3796	4365	6197
1187	3893	4374	6653
1188	3904	4379	6659
1316	3905	4380	6822
1473	3947	4381	6825
2118	3993	4382	6856
2413	4069	4383	7119
2482	4074	4384	7141
2844	4138	4385	
3057	4139	4862	

Associated Gas & Electric Corporation, 4½% due 1978:

\$1,000

4339

Associated Gas & Electric Corporation, Debenture 5½% due 1973:

\$1,000

1262	10264	23333	32684
1263	14168	24074	33483
3272	14186	25055	34283
4273	14455	25420	34284
4286	14974	25495	34290
6416	15005	26348	34585
7293	15324	26588	35487
7545	16681	27510	36045
7777	18034	29238	39715
9491	18490	30039	
9904	18544	31183	

Associated Gas & Electric Company 5½% 1977:

\$1,000

1262	7777	14168	35487
1263			

Atchison, Topeka & Santa Fe Railway Company (The), Convertible Gold 4% due 1955:

\$1,000

1491	22143	35431	44100
1623			

Atchison, Topeka & Santa Fe Railway Company (The), Convertible Gold 4% 1960:

\$1,000

7916	31503	32495	35431
21581	32377	33044	38297

Atchison, Topeka & Santa Fe Railway Company (The), General Gold 4% due 1995:

\$1,000

289	15834	49260	79846
644	16446	53372	81539
1863	16568	54761	88091
2023	16586	56139	90660
3869	26188	57370	91937
4708	28382	60759	92109
5918	35110	60760	95974
5990	36130	63484	112583
6562	38925	64036	113301
7956	40667	70026	119287
10018	41312	72149	121455
12232	46388	73908	
14663	47063	74691	
14973	48882	77853	

\$500

8704	7181	11198	23818
4615	10740	23617	33346

Atchison, Topeka & Santa Fe Railway Company (The), 4% 1895 Adjustment Gold Bonds due 1995:

\$1,000

90	54717	93414	110320
933	70178	105237	110330
2425	70179	105238	125437
9431	70185	105239	
16984	93413	113760	

\$500

30340 36621

Australia, Commonwealth of, 4½% Bonds 1928 due 1956:

\$1,000

388	11465	15017	20999
389	11466	15018	21000
653	11467	15019	23549
660	11468	15020	30481
929	13767	15175	33705
977	14967	16156	34210
979	14968	16163	34210
2579	14969	16164	34810
2580	14970	19938	34817
2860	14971	19939	35499
8302	15014	20996	35500
8303	15015	20997	
11464	15016	20998	

Australia, Commonwealth of, 5% Bonds 1925 due 1955:

\$1,000

3902 3903 21892

Australia, Commonwealth of, 5% Bonds due 1957:

\$1,000

25254

Baltimore & Ohio Railroad Company (The), 4% 50 year Bonds due 1948:

\$1,000

59748 59749

Baltimore and Ohio Railroad Company (The), 5% Bonds, 1928/2000:

\$1,000

D 25263 D 25364

Baltimore and Ohio Railroad Company (The), 5% 1932/96:

\$500

542 543

Belgium, Kingdom of, 30-Year External Sinking Fund, 6% Gold Loan of 1925 due 1955:

\$1,000

20777

Bethlehem Steel Corporation, 3½% Bonds 1937/52:

\$1,000

4416	30193	33323	39824
4419	30194	36453	
28759	33322	36454	

Bethlehem Steel Corporation, 4¼% Bonds 1935/60 Series "D":

\$1,000

DM 8920 DM 44276 DM 44277

Bethlehem Steel Corporation, 5% 1st Lien Ref. 40-Year due 1942:

\$1,000

2039 3332 13422

Bolivia, Republic of, External Secured Gold 7% loan of 1927 due 1958:

\$1,000

2680	5916	6008	6190
3339	6000	6054	

Bolivia, Republic of, External Secured Sinking Fund Gold Bonds 7% of 1928 due 1960:

\$500

2000	2001	4401	21540
------	------	------	-------

## Brazil, United States of; 5% 20-Year funding 1951:

\$1,000			
964	3502	14249	
	\$500		
	7905		
	\$100		
5983	12375	12382	74999
12369	12376	12383	75000
12370	12377	35189	90203
12371	12378	41674	90204
12372	12379	74996	
12373	12380	74997	
12374	12381	74998	

## Brazil, United States of; 6½% External Sinking Fund Loan of 1926 due 1957:

\$1,000			
3369	19591	22472	38345
10021	19917	24269	48232
10191	20084	32275	
10327	20177	32276	

\$500			
801	696	5470	5664

## Brisbane, City of; External Sinking Fund gold 5% Loan due February 1, 1958:

\$1,000			
3661			

## Brooklyn Edison Company, Inc., 3¼% Bonds 1936/66:

\$1,000			
486	487		

## Buenos Aires, Province of, 4½%, 4½% External Readjust. Sinking Fund due 3/1/77:

\$1,000			
5954	7364	8309	17448
7354	7365	14326	17449
7355	7366	14327	21963
7356	7367	14328	22100
7357	7368	14329	24631
7358	7369	14330	32475
7359	7370	17054	32476
7360	7371	17444	32477
7361	7372	17445	32478
7362	7373	17446	
7363	8308	17447	

\$500			
2671	2672	4293	7526

## Buenos Aires, Province of, 3% due 1984:

\$100			
312	313	1378	

## Canada, Dominion of, 3% 1937/67:

\$1,000			
23721			

## Canada Dominion of, 4½% Bonds 1931 due 1956:

\$1,000			
R6/E. O. 33132			

## Canada, Dominion of, 5% Bonds 1922 due 1952:

\$1,000			
42739	65023	82567	82568

## Canadian National Railway Co., Guaranteed Gold 5% Bonds issued October 1929 due 1969:

\$1,000			
10701	10702	12420	42989

## Canadian National Railways System, 4½% Bonds 1931/1951:

\$1,000			
3337	24004	24477	25866

## Canadian National Railways System, 4¼% Bonds 1930/55:

\$1,000			
28324			

## Canadian Pacific Railway Company, Perpetual 4% Consolidated Debenture Stock:

\$1,000			
2729	15831	31019	33181
5042	18179	31020	41780
7267	19188	31515	45786
8088	19960	31510	46029
8435	22162	32704	46033
8436	22605	33345	46034
9798	25544	33810	76287
9967	26775	34544	78182
10149	27643	36457	
10262	28771	36105	
14951	29363	36268	

\$500			
128	833	1749	

\$100			
3146	3150	3154	6765
3147	3151	3155	6768
3148	3152	3156	24867
3149	3153	3157	

## Canadian Pacific Railway Company, 4½% Gold Bonds 20-Year Guaranteed, 1929/40:

\$1,000			
485	4031	12651	16491
601	6652	15313	17135
802	7717	16488	
863	9100	16469	
2500	9246	16490	

\$500			
214			

## Canadian Pacific Railway Company, 4½% 30-Year Guaranteed Gold Bonds due July 1, 1960:

\$1,000			
554			

## Canadian Pacific Railway Company, 5% Bonds 1929/54:

\$1,000			
22848			

## Central Pacific Railway Company, First Refunding Gold 4½% due 1949:

\$1,000			
3937	12269	31832	66090
5186	20768	36492	66298
7711	21728	37666	67803
9271	29780	43360	
9272	30064	51443	

\$500			
3937	10244	15697	15854
10243			

## Chicago, Milwaukee, St. Paul and Pacific Railroad Co., 50-Year Mortgage 5%, Series A, due-1975:

\$1,000			
9195	38048	81070	93336
12917	48069	81785	101359
21977	49352	81937	
36803	61412	85428	
36970	66474	93840	

## Chicago, Milwaukee, St. Paul and Pacific Railroad Co., Convertible Adjustment Series A 5%, 2000:

\$1,000			
965	15587	42164	64719
2503	17176	42165	65049
4799	18129	43969	65073
5889	21693	45189	66283
8384	22319	46303	71459
8655	24105	46408	77533
9119	26214	47472	77835
9208	27631	47522	78732
9296	28127	47582	83058
9647	31259	48363	84767
10057	35463	50047	85743
10896	38698	52574	87794
11303	39317	52634	88647
14684	39065	56295	93665
14915	39173	60348	94850

## Chicago, Milwaukee, St. Paul &amp; Pacific Railroad Co., Convertible Adjustment Series A 5%, 2000—Continued

\$1,000			
95079	114843	133950	157486
96222	115263	134566	159318
103573	116440	134729	159364
103515	116793	133451	164645
103516	116327	139131	166366
103517	116323	133273	167646
104365	120129	141734	171114
103431	120376	146671	181673
110723	121560	148042	181917
112835	125637	149160	
114832	129519	156095	

## Chicago &amp; North Western Railway Co., 4¼% Bonds 1929/49, Series R:

\$1,000			
10071			

## Chicago &amp; North Western Railway Co., First and Refunding 5% Bonds 1920/2037:

\$1,000			
156017			

## Chicago, Rock Island &amp; Pacific Railway Company, First and Refunding Mortgage 4% 1934:

\$1,000			
37593	38595		

## Chile, Republic of, External Sinking Fund Gold 6% Loan of 1926 due 1960:

\$1,000			
2524	3553	15156	34547
2853	3935		

\$500			
570	571	674	

## Chile, Republic of, External Sinking Fund Gold Loan 6% of 1927 due 1961:

\$1,000			
144	1139	17252	17253
1123	1317		

## Chile, Republic of, External Railway Ref. Sinking Fund, 6% Gold Loan of 1923 due Jan. 1, 1961:

\$1,000			
37802			
\$500			
97	129		

## Chile, Republic of, External Sinking Fund, Gold, 6% of 1929 due 1962:

\$1,000			
235	236	237	

\$500			
575			

## Chile Republic of, External Sinking Fund, Gold, 6% of 1930 due 1963:

\$1,000			
193	201	203	204
200			

\$500			
52	1515	1529	1530
1514			

## Chile, Republic of, 7% Bonds, 1922/42:

\$1,000			
802			

## Chilean Consolidated Municipal Loan External Sinking Fund Gold 7% Series A 1929/60:

\$1,000			
24	452	454	455
151	453	455	

## RULES AND REGULATIONS

## Cities Service Company, Convertible 5% Gold Debenture, 1950:

\$1,000			
1557	21538	23699	106662
4145	23322	57072	
7135	23698		
\$500			
958			

## Cities Service Company, 5% Gold Debenture 1958:

\$1,000			
74	8005	20601	31588
569	10127	21740	32430
1187	10858	23528	33180
1740	10801	24143	33348
1948	10882	24195	33562
3341	11173	24495	33833
3669	11638	24500	38493
4016	12537	25144	38860
4537	13424	27035	40697
4713	14994	27342	41043
4759	17597	28157	43559
4889	19240	28164	43990
5256	19995	29477	44448
5359	19996	29930	44452
5973	20248	30404	45796
6524	20283	30451	46926
7123	20315	30648	48119
7350	20316	31241	48120
7388	20317	31463	

## Cities Service Company, Refunding 5% Gold Debenture, 1966:

\$1,000			
756	2862	8779	17816
805	2884	8839	18316
806	3054	8840	18317
898	3199	8841	18318
1489	3200	8842	18562
1662	3201	8843	18810
2251	4359	11722	
2476	5610	12638	
2593	8178	12801	
\$500			
843	2182	2251	2419
898			

## Cities Service Company, 5% Gold Debenture 1969:

\$1,000			
299	16503	32113	42607
629	16540	32546	42662
630	17439	34521	42751
952	17996	35200	43800
1492	18293	35314	43979
1555	18648	35468	44023
1566	19463	35624	44107
2884	19477	36609	44158
4102	19978	36636	45562
4103	20401	36687	46330
4104	20556	37852	46489
4105	21178	38560	46490
4270	21179	38627	46491
4288	21309	38660	46492
4293	21691	38905	46493
5803	23130	39135	46494
5806	25041	39737	46495
5990	25457	39746	46496
6060	26553	40090	46497
6063	26713	40136	46498
6352	27230	40841	46499
6826	27231	41565	46500
10135	28376	41569	46501
10274	28775	41846	46502
10304	28999	41851	46503
11388	29123	41854	46665
11830	30442	41871	46985
11980	30544	41979	47659
12502	30903	41993	48494
15125	31083	42476	

## Cities Service Power and Light Company, Debenture 5½%, due 1949:

\$1,000
15800

## Cities Service Power and Light Company, Debenture 5½%, due 1952:

\$1,000			
10636	19743	32486	36448
11750	25359		
Colombia, Republic of, 4½% Bonds 1934/46:			
\$30			
E 75660	E 75661		

## Colombia, Republic of, External Sinking Fund Gold 6% Loan of 1927 due January 1, 1961:

\$1,000			
734	922	4824	18420
790	4823	15855	18532
921			
\$500			
139	300	321	972
297	318	322	975
298	319	323	
299	320	690	
Colombia, Republic of, 6% External Sinking Fund Gold Bonds of 1928, due October 1, 1961.			
\$1,000			
28919	28921	28922	28923
28920			

## Commonwealth Edison Company, 3½% Conv. Bonds 1938 due 1958:

\$500			
2095			
Consolidated Cities Light, Power & Traction Company, First Gold 5% due 1962:			
\$500			
4750			
Consolidated Edison Company of New York, 3½% 1936/56:			
\$1,000			
21563			
Consolidated Edison Company of New York, 3½% 1938/58:			
\$1,000			
14585			

## Copenhagen, City of, 4½% Bonds 1928 due 1953:

\$1,000			
11049			
Copenhagen, City of, 5% Bonds 1927 due 1952:-			
\$1,000			
6763			

## Costa Rica, Republic of, 7% Bonds 1926/51.

\$1,000			
5289			
Cuba Company (The), 3% (formerly 6%, Bonds 1905 due 1955)			
\$1,000			
604			

## Cuba Railroad Company (The), First Gold 5% due 1952:

\$1,000			
294	5728	7535	9294
2548	6644	8868	

## Cuba Railroad Company, Improvement and Equipment Gold 5% due 1960:

\$1,000			
568			
Cuba, Republic of, (6%) 3%, 1905/55:			
\$1,000			
604			

## Cuba, Republic of, External Gold 4½% Loan of 1909 due August 1949:

\$1,000	
9952	11020

## Cuba, Republic of, External Sinking Fund 4½% of 1937 due 1977:

\$1,000			
79637	79638	79639	79640
\$100			
6491	6494	6774	7019
6492	6760	6993	7026
6493			

## Cuba Republic of, 5% Bonds 1905:

\$100			
2022	6061	106085	106573
2048	6062	106086	106574
3831	34691	106087	106575
6054	34692	106088	106576
6055	34693	106567	106577
6056	34694	106568	106578
6057	35482	106569	106579
6058	35483	106570	106580
6059	62513	106571	106581
6060	62514	106572	106903

## Cuba, Republic of, External Gold 5% Loan of 1904 due 1944:

\$1,000	
11527	10913
\$500	
561	1386

## Cuba, Republic of, 5½% Bonds 1923/53:

\$1,000	
46345	
\$400	
106	
\$200	
17	
\$100	
100	

## Danzig Port and Waterways Board, Sec. Eastern Sink fund gold 6½% Loan of 1927 due 1952:

\$1,000	
3722	3723

## Delaware &amp; Hudson Company, 4% Bonds 1908 due in 1943:

\$1,000	
1993	50844

## Denmark, Kingdom of, External Gold, 4½% Loan of 1928 due 1962:

\$1,000			
281	9837	11461	29507
971	9838	11462	32013
2466	9839	11463	36306
2480	9840	11464	36552
2522	9841	11465	39701
2523	9842	11466	41103
2524	9843	12119	42015
3384	9844	13055	45048
3390	11278	13056	47082
4572	11446	15344	47540
9823	11447	15345	48357
9824	11448	16406	50019
9825	11449	16488	50717
9826	11450	19228	51504
9827	11451	19229	51505
9828	11452	19377	51643
9829	11453	22201	51644
9830	11454	25757	52121
9831	11455	25829	52123
9832	11456	26206	52123
9833	11457	26385	52682
9834	11458	28992	52959
9835	11459	28994	53177
9836	11460	29197	

Denmark, Kingdom of, External Gold  
5½ % Loan of 1925 due 1955:

\$1,000

72	1556	12171	20912
240	2038	19103	28066
478	2040	19854	28508
1055	2659	19855	28507
1341	9428	20549	

\$500

383	385	757	1683
384	524		

Denmark, Kingdom of, External Gold 6%  
Loan of 1921 due 1942:

\$1,000

2762	6231	12708	17452
------	------	-------	-------

\$500

1545	3437	3438	
------	------	------	--

Dominican Republic Customs Administra-  
tion 20-Year 5½ % Gold Loan of 1922-6 due  
1961:

\$1,000

797	2156	3589	7557
856	2181	3601	8135
1810	2362	4302	8136
1892	2566	4675	9742
2022	3490	5029	9913

Dominican Republic Customs Administra-  
tion, Sinking Fund Gold 5½ % Loan of 1926-  
1928 due 1969:

\$1,000

27	2434	2894	3363
97	2468	2900	3364
100	2479	2904	3421
101	2484	2905	3423
114	2485	2919	3434
783	2489	2954	3472
928	2490	2955	3678
1365	2491	2956	3838
1525	2521	2957	3994
2289	2527	3004	4153
2290	2561	3084	4208
2382	2565	3109	4871
2400	2567	3126	4872
2412	2633	3153	4873
2413	2658	3193	4874
2414	2862	3207	
2415	2865	3251	
2418	2876	3252	

\$500

101	114	214	266
109	115	216	267
112	141	261	
113	199	262	

Dominican Republic Customs Administra-  
tion, Sinking Fund Gold 5½ % Loan of 1926-  
1928 due 1969; Second Series:

\$1,000

783	2862	3153	3421
2418			

Erie Railroad Company, 5% Bonds 1926 due  
1967:

\$1,000

33853

Grand Trunk Western Railway Company,  
First gold 4% due 1950:

\$500

931

Greater Prague, City of, 7½ % Loan 1922  
due 1952 with coupons May 1, 1938:

\$1,000

3466

Gulf States Steel Company, 4½ % Bonds  
1936/61.

\$1,000

64	67	2248	2417
65	2246	2249	
66	2247	2250	

## Haiti, Republic of, 6½ 1922/E2:

\$1,000

12106

## Hudson Coal Co., 5% Bonds 1927/62:

\$1,000

2198	27378	34034	34289
4717	28991	34285	
15509	34093	34286	

Illinois Central Railroad Company, St.  
Louis Division and Terminal First gold 3½ %  
1897 due 1951:

\$1,000

3940

Illinois Central Railroad Company, Col-  
lateral Trust Gold 4½ % due 1952:

\$1,000

2761	4635	6334	11249
3030	4535	6218	11530

\$500

14001

Illinois Central Railroad Company, Mort-  
gage & Collateral Gold 4½ % due 1933:

\$1,000

667	4317	7317	11645
1040	4902	7928	18037
2474	5510	8905	20944
4101	5511	11005	

\$500

15290	24667	25030	25711
23332			

Illinois Central Railroad Company, 4½ %  
Bonds due 1960:

\$1,000

13551 13552

International Hydro-Electric System, Con-  
vertible debenture gold 6% due 1944:

\$1,000

1647	9885	21957	27835
9840	10130		

International Mercantile Marine Co., Ltd.,  
First and Collateral Trust Gold 6% 1916 due  
1941.

\$1,000

7704	19446	22750	33423
------	-------	-------	-------

International Power Securities Corpora-  
tion, Secured Gold 6½ %, Series C, due 1955:

\$1,000

1652 1653

International Power Securities Corporation,  
7% Bonds due 1952:

\$1,000

1795	1797	2310	4574
1796	1798		

International Power Securities Corpora-  
tion, 7% Bonds due in 1957:

\$1,000

7070	7073	9585	9934
7071	9193	9933	
7072	9584		

International Railways of Central America,  
First Lien and Refunding, 6½ % Bonds 1927  
due 1947:

\$1,000

4467 4463 4469

Irish Free State, External Sinking Fund,  
5% Bonds 1927 due 1960:

\$1,000

6100

Japan, Empire of, 6½ % Sinking Fund  
Gold Bonds 1924 due 1954:

\$1,000

50820	53233	64277	100411
51923	53234	97193	
53232	53871		

\$500

3813

Japan, Empire of, 6½ % Sinking Fund Gold  
Bonds of 1924 due 1954:

\$100

2002	3644	4264	4915
2756	4132	4424	5034
2758	4210	4438	9395
2788	4223	4459	9336
2831	4256	4314	
2832	4257	4815	
2912	4263	4914	

Kansas City, Fort Scott & Memphis Railway  
Co., Refunding (now first) Gold 4% due  
1930:

\$1,000

7932

Kansas City Southern Railway Company,  
First Mortgage 3% Bonds due 1950:

\$1,000

152	5819	13249	23625
315	6373	13478	23654
354	6961	13317	23666
535	6932	15557	24303
547	7543	16202	24352
554	8077	16453	24633
1467	8323	17103	25129
1605	8334	17318	25233
2024	9110	17407	26567
2112	9513	18119	27004
2278	9625	18370	27807
2634	9630	19053	28060
2692	9840	19347	28169
2697	10248	19410	28244
3171	10500	19593	28334
3634	10719	19587	28421
3692	11063	19303	28454
4357	11464	20279	28749
4516	11839	20373	28758
4604	12015	21575	28794
4783	12347	21577	
5212	13093	23109	

Kansas City Southern Railway Company,  
Refunding & Improvement Mortgage 5%  
Bonds due 1950:

\$1,000

78	4613	12223	17322
79	5118	13313	17339
370	5563	13406	17679
1202	7619	13458	18052
1474	8523	13525	18417
1891	9183	13646	18334
2825	10135	14379	18399
3177	11000	14390	20521
3212	11234	14813	
3843	11639	15401	

Kansas City Terminal Railway Company,  
First gold 4% due 1960:

\$1,000

35930

Kreuger & Toll Co., 5% Uniform Certifi-  
cates of deposit:

\$1,000

2030	2781	3052	3383
2037	2840	3053	3381
2042	2841	3054	3362
2043	2842	3055	3395
2045	2856	3056	3396
2087	2873	3102	3397
2088	2904	3105	3398
2105	2905	3118	3399
2117	2918	3293	3401
2119	3000	3295	3402
2151	3063	3224	3416
2152	3067	3350	3809

Kreuger & Toll Co., 5% Uniform Certificates of deposit—Continued

\$1,000			
3837	16437	19665	29148
5211	16512	23435	29149
5219	16513	26604	29442
14626	16514	26634	
16380	16515	26720	
16390	16529	29147	

\$500

591	642	2611	2630
630	743	2612	3051
641	2606	2629	

Louisville & Nashville Railroad Co., 3% Second Gold 1881 due 1980:

\$1,000

1036 2029

Milan, City of, External Sinking Fund Gold 6½% Loan of 1927 due 1952:

\$1,000

8931	9411	21355	28925
8968	9412	27367	
9281	9416		

\$500

369	743	860	903
728			

\$100

498	504	1402	1439
-----	-----	------	------

Missouri-Kansas-Texas Railway Company, First Gold 4% due 1990:

\$1,000

3482	24592	27379	29793
3483	25935	28513	30038
3484	26197	28832	30507
19970	26266	28994	32413

\$500

1433	35420	35421	38872
------	-------	-------	-------

Missouri-Kansas-Texas Railway Company, Prior Lien 5% Series A due 1962:

\$1,000

31057

\$500

2304

Missouri-Kansas-Texas Railroad Company, Cumulative Adjusted Mortgage Gold 5% Series A due 1967:

\$1,000

47898

\$500

2960

Missouri Pacific Railroad Company, 4% General Mortgage Gold Bonds due 1975:

\$1,000

433	8804	17936	40423
984	10133	19908	43594
1157	12097	24742	43624
1681	13145	27198	46096
6234	14472	32291	
8134	17305	36521	

\$500

2900	3720	3871	4294
2911	3721		

Missouri Pacific Railroad Company, First Refunding Gold 5% Series G due 1978:

\$1,000

4285	15500	23436	
------	-------	-------	--

Montreal, City of, 4% due 1959:

\$1,000

108	1189	1836	2416
109	1190	1859	2417
110	1191	1861	2418
207	1192	1862	2419
208	1193	1926	2420
209	1220	1958	2421
210	1221	1959	2422
211	1222	1960	2423
212	1257	1961	2424
213	1270	1962	2425
214	1271	2120	2426
215	1333	2130	2427
216	1334	2132	2428
245	1335	2133	2443
345	1336	2159	2447
346	1338	2160	2448
347	1375	2228	2475
355	1384	2229	2576
356	1394	2235	2577
357	1444	2236	2673
358	1480	2255	2674
359	1482	2256	2726
360	1483	2261	2791
393	1497	2273	2792
394	1498	2279	2795
411	1499	2280	2817
412	1500	2281	3054
417	1501	2282	3055
418	1507	2283	3086
419	1508	2284	3089
420	1509	2285	3090
421	1510	2286	3091
426	1511	2287	3092
531	1512	2288	3093
534	1513	2289	3094
535	1514	2290	3103
536	1515	2291	3104
538	1516	2292	3123
676	1517	2293	3238
748	1518	2306	3239
753	1519	2342	3240
754	1520	2347	3244
843	1521	2380	3245
844	1522	2389	3246
869	1523	2390	3247
889	1569	2391	3248
893	1592	2392	3258
894	1608	2393	3270
895	1656	2394	3271
896	1678	2395	3272
897	1679	2396	3332
908	1680	2397	3410
909	1681	2398	3473
910	1682	2399	3502
913	1683	2400	3509
987	1709	2401	3526
996	1710	2402	3527
997	1711	2403	3528
998	1712	2404	3539
999	1735	2405	3553
1044	1736	2406	3554
1045	1737	2407	3555
1046	1738	2408	3678
1047	1739	2409	3720
1094	1740	2410	4155
1095	1741	2411	4156
1099	1742	2412	4157
1145	1786	2413	4158
1146	1787	2414	4159
1169	1788	2415	9123

\$500

2368	3803	3888	3977
3712	3804	3900	4009
3723	3805	3901	4014
3728	3828	3902	4028
3729	3837	3903	4029
3730	3856	3908	4067
3731	3878	3909	4068
3732	3880	3921	4084
3737	3881	3922	4117
3738	3884	3966	4139
3774	3885	3974	4140
3802	3886	3976	4316

Mortgage Bank of the Kingdom of Denmark, 5% Bonds 1927-72:

\$1,000

2515

National Railroad Company of Mexico, First Consolidated Gold 4% due 1951.

\$1,000

3956	9091	10167	10642
7620			

National Railroad Company of Mexico, Prior Lien 4½% Mortgage Bonds due 1926:

\$1,000

13864	51022	59682	63527
22172	57785	59749	63530
24110	57786	59752	65416
33739	57787	60309	65644
37263	57788	61297	

\$500

3519	17412	18885	23331
7448	18883	18886	
7449	18884	18887	

National Railways of Mexico, 4½% Prior Lien Sinking Fund Gold due 1957 (stamped)

\$1,000

56773	59524	60702	64558
-------	-------	-------	-------

National Railways of Mexico, 6% Bonds 1917 3 year notes:

\$30

QQ 101

\$15

PP 28

New South Wales, State of, External Sinking Fund Gold 5% Loan of 1927 due 1957:

\$1,000

5624	6683	17316	
------	------	-------	--

New York Canal, 4½% Bonds 1914 due 1964:

\$1,000

48864	48869	48874	54549
48865	48870	49208	54550
48866	48871	49209	61059
48867	48872	49210	61060
48868	48873	54548	

New York Central Railroad Company (The), Refunding & Improvement Gold 4½% Bonds 1913 due 2013, Series A:

\$1,000

109189

New York Central Railroad Company (The), Refunding & Improvement Mortgage, 5% Bonds due 2013, Series C:

\$1,000

50937

New York, City of, 4%, 1934:

\$1,000

453

New York, City of, 4¼%, 1911/60:

\$1,000

5136

Norfolk & Western Railway Company, First Consolidated Gold 4% due 1906:

\$1,000

2693	5610	19674	26822
3906	5611	19865	29733
3935	17686	19866	
5235	17687	22655	
5609	17908	26821	

\$500

621	2035	7825	9449
637	4124	8365	
1787	5330		

Norges Kommunal Bank, Sinking Fund Gold 5% 1930 due 1970:

\$1,000

721	1334	3288	4340
1169	1410	3570	
1175	1679	3813	
1219	3287	3905	

North American Company, Debenture 4% due 1959:

\$1,000

TM 19990

Norway, Kingdom of, 4% Bond due 1963:

\$1,000

25454

Norway, Kingdom of, 4½ % Bonds 1936 due 1965:

\$1,000

23305

Oregon-Washington Railroad and Navigation Company, First and Refunding Mortgage Gold 4% due 1961:

\$1,000

1043 33499 43658 50278  
33498 42509

Oriental Development Company, Ltd., 5½ % 30-Year External Debentures 1928 due 1958:

\$500

1392 1393

Otis Steel Company, First Mortgage Sinking Fund 4½ % due 1962:

\$1,000

14146 14185 14192 14199  
14147 14186 14193 14200  
14180 14187 14194 14201  
14181 14188 14195 14202  
14182 14189 14196 14203  
14183 14190 14197 14204  
14184 14191 14198 14205

Panama, Republic of, External Secured Sinking Fund Gold 5% Loan Series A due 1963:

\$1,000

340

Panhandle Eastern Pipeline Company, First Mortgage and First Lien 4% Bonds 1937/52:

\$1,000

A. AM. 6653	A. AM. 6678	A. AM. 6699
A. AM. 6654	A. AM. 6679	A. AM. 6700
A. AM. 6655	A. AM. 6680	A. AM. 6701
A. AM. 6656	A. AM. 6681	A. AM. 6702
A. AM. 6657	A. AM. 6682	A. AM. 6703
A. AM. 6658	A. AM. 6683	A. AM. 6711
A. AM. 6659	A. AM. 6684	A. AM. 6714
A. AM. 6660	A. AM. 6685	A. AM. 6715
A. AM. 6661	A. AM. 6686	A. AM. 6716
A. AM. 6662	A. AM. 6687	A. AM. 6717
A. AM. 6663	A. AM. 6688	A. AM. 6719
A. AM. 6664	A. AM. 6689	A. AM. 6720
A. AM. 6665	A. AM. 6690	A. AM. 6721
A. AM. 6666	A. AM. 6691	A. AM. 6722
A. AM. 6667	A. AM. 6692	
A. AM. 6668	A. AM. 6693	
A. AM. 6669	A. AM. 6694	
A. AM. 6670	A. AM. 6695	
A. AM. 6671	A. AM. 6696	
A. AM. 6672	A. AM. 6697	
A. AM. 6673	A. AM. 6698	
A. AM. 6674	A. AM. 6699	
A. AM. 6675	A. AM. 6700	
A. AM. 6676	A. AM. 6701	
A. AM. 6677	A. AM. 6702	

Pennsylvania Railroad Company, 40-year gold debenture 4½ % due April 1, 1970:

\$1,000

43442

Peru, Republic of (National Loan), External Sinking Fund Gold 6% first series due 1960:

\$1,000

4479 4537 5348 18091  
4535 4538 5754 22779  
4536

\$500

1730 1731 1732

Peru, Republic of (National Loan), External Sinking Fund Gold 6% second series due 1961:

\$1,000

81 836 5165 37895  
82 5163 5166 43572  
444 5164 5167

\$500

172 196

Peru, Republic of, Secured Sinking Fund Gold 7% (Tobacco) Loan Series of 1927 due 1959:

\$1,000

2551

Philadelphia, City of, 4½ % Bonds 1919 due 1949:

\$1,000

7434

Philippine Railway Company, First Sinking Fund Gold 4% due 1937:

\$1,000

1063

Philippine Railway Company, First Mortgage 4%, Certificates of Deposit with Bondholders Committee:

\$1,000

1121 7485

Poland, Republic of, 4½ % External Sinking Fund Bonds (formerly 7% extended from 1947) due 1968:

\$1,000

1078

Port of New York Authority, 4½ % Bonds:

\$1,000

D 11163

Republic Steel Corporation, 4½ % Bonds, Series B, 1936/61:

\$1,000

BM 2629 BM 14806 BM 14824 BM 14829  
BM 14805 BM 14823 BM 14828

Rio de Janeiro, State of, External Secured Sinking Fund Gold 6½ % of 1929 due 1959:

\$1,000

681 1940 1941

St. Louis-San Francisco Railway Company, 4% Mortgage Bonds, Prior Lien, Series A:

\$500

4338

Santa Catharina, State of, 8% due 1947:

\$1,000

617 1534 1662 3134  
1036 1616 1997  
1533 1617 2101

Sao Paulo, State of, Coffee Realization Sinking Fund 7% 1930 due 1940:

\$1,000

4590 4591

Sao Paulo, State of, 25-Year External 8% Gold Loan of 1925 due 1930:

\$1,000

4916 6567 9733 12834

Serbs, Croats, and Slovenes, Kingdom of (Yugoslavia), 8% 1922 due 1962:

\$1,000

2128

Shell Union Oil Corporation, 3½ % Bonds, 1936 due 1951:

\$1,000

42541 42543 54003 54094  
42542 42544 54004 54095

Southern Pacific Co., 4% Collateral Trust Gold Bonds Issued 1939, due 1949:

\$1,000

63 3381 12305 17334  
394 4410 12522 18369  
832 4977 12935 19420  
898 6558 13683 19538  
899 7832 14013 20063  
1674 8122 16597 20169  
2249 8902 16511 20665  
2855 8928 17470 23243  
2897 10709 17860

Southern Pacific Co., 4% Collateral Trust Gold Bonds Issued 1939, due 1949—Continued

\$500

431	3930	4818	7947
933	4433	6483	7963
2169	4630	6303	9463
2177	4654	7264	9336
2878	4655	7556	
3745	4763	7946	

Southern Pacific Company, 4½ % 40 Year Gold Bonds, due 1969:

\$1,000

1505	7074	13440	37865
1654	8249	16353	42135
1655	10761	23173	54323
1656	10762	23546	58343
1737	10763	28638	58345
1739	10764	32430	58346
1758	10765	32599	58347
1782	10766	34229	58348
2523	10767	34496	58320
2739	10831	35018	61222
2754	12324	36769	

Southern Pacific Company, Gold 4½ % due 1981:

\$1,000

2151	8243	33484	45403
2746	11509	33904	
2754	12246	43031	
7074	21165	43464	

Southern Pacific Company, San Francisco Terminal, 4% First Mortgage Bonds 1910 due 1950:

\$1,000

2444	7812	9448	13495
2561	9184	11363	15261
4301	9231	11447	
5708	9232	13071	

\$500

3851	3867	3879	7435
3862	3868	3880	7433
3863	3869	3950	14303
3864	3870	4153	14312
3865	3877	4332	
3866	3878	4345	

Southern Pacific Railroad Company, First Refunding Mortgage 4% Bonds due 1955:

\$1,000

2245	4942	52225	89361
2306	6491	63806	126316
3692	14521	64931	
3693	43593	68367	
3730	52224	73059	

Southern Railway Company, 4% Development and General Mortgage Bonds due 1953:

\$1,000

4100	30324	41149	54459
4854	32232	46091	54832
6927	34403	47834	55319
11801	35230	48171	56120
15162	37832	48530	56500
26774	40197	49354	

Union Pacific Railroad Company, First Gold, 4% of 1947:

\$1,000

768	16554	44023	73015
1157	17410	45436	81230
1467	19377	49502	81939
1592	20464	51032	85257
1929	20703	53300	86037
2433	32247	53452	86210
3049	32243	55463	86747
5642	32249	57639	88474
7334	33459	59212	932171
9224	33763	66909	937857
16055	36603	69650	
16552	37222	75366	
16553	39352	76334	

## RULES AND REGULATIONS

Union Pacific Railroad Company, First Gold, 4% of 1947—Continued

\$500

575	6876	9298	12802
576	8515	9703	12883
1916	8516	10036	13443
2428	8526	10111	13783
5318	8528	10497	
6875	8843	12684	

United States of America, Treasury Bonds, 2½% 1955/60:

\$1,000

392206 F

Uruguay, Republic of, 3½%, 4½% External Convertible Sinking Fund due 12/1/78:

\$1,000

519	527	535	544
520	528	536	545
521	529	538	546
522	530	539	547
523	531	540	548
524	532	541	549
525	533	542	550
526	534	543	551

Uruguay, Republic of, External Readjustment 3¼, 4, 4½% due 1979:

\$1,000

12100	12679	35831	38011
12101	12680	35832	38012
12102	12681	35930	38564
12103	12682	36093	38565
12104	35692	36094	38566
12105	35699	37304	38567
12106	35700	37305	38568
12107	35701	37307	39127
12108	35702	37308	
12109	35703	38009	
12678	35704	38010	

\$500

2130	2132	2134	2397
2131	2133	2135	

Uruguay, Republic of, 6% External Sinking Fund Gold Bonds due May 1, 1960:

\$1,000

21263	21268	27841
-------	-------	-------

Vera Cruz & Pacific Railroad Company, 4½% Guaranteed 1st mortgage Gold Bonds due 1934:

\$1,000

1302	3879
------	------

(b) The following securities are deleted from Part II of the list of Scheduled Securities issued July 25, 1947.

Allied Chemical Common shares:

20-share certificate

303906

American Telephone & Telegraph Company Common shares, \$100:

10-share certificates

RN 35031	206631	206632	X 218989
206630			

Anaconda Copper Mining Company Common shares:

10-share certificates

L 168	L 173	L 188	E 303379
L 169	L 174	L 189	E 303380
L 170	L 175	L 190	
L 171	L 176	L 191	
L 172	L 177	L 192	

5-share certificate

F 880481

Associated Dry Goods Corporation, 6% First Preferred Shares, \$100:

60-share certificate

A 9667

10-share certificate

A 9668

Associated Gas and Electric Company Preferred shares:

10-share certificate

21574

Atchison, Topeka & Santa Fe Railway Company (The), Preferred Shares, \$100:

60-share certificate

A 186228

Baltimore and Ohio Railroad Company (The), Preferred shares, \$100, 4% noncumulative:

1754 1755 2544

Batavia Body Co. Common shares, \$5:

10-share certificate

1768

Bethlehem Steel Corporation Common shares:

10-share certificate

L 48488

Canadian Pacific Railway Company, Common shares, \$25:

1-share certificates

H 139977 H 140090

Central Public Utility Corporation, Preferred shares, \$4:

1-share certificates

CPO 18475 CPO 18476 CPO 18477

Chesapeake & Ohio Railway Company (The) Common shares, \$25:

20-share certificate

CO 50435

Chicago, Rock Island & Pacific Railway Company, 7% Preferred shares "A" \$100:

4-share certificates

8410 8411 8412

Chicago, Rock Island & Pacific Railway Company, Common shares, \$100:

10-share certificate

D 101

Cities Service Company, Common shares, \$10:

10-share certificates

LD 20100 LA 57360 LA 57361

Commonwealth & Southern Corporation (the) Common shares:

10-share certificates

108198	108200	108202	X 143053
108199	108201	108203	

Consolidated Edison Company of New York, Inc., Common shares:

16-share certificate

923556

10-share certificate

146484

5-share certificate

146485

Continental Can Company, Inc., Common shares, \$20:

10-share certificate

CO 23957

Corporate Trust Shares, Series AA (modified) Distributive Type:

10-share certificates

8803	8805	8807	17758
8804	8806	17757	94887

Corporate Trust Shares, Accumulative Series (Modified)

100-share certificate

13584

10-share certificates

3241	3243	3244	3216
3242			

Coty, Inc., Common shares, \$1.

100-share certificates

W 5438 W 5439 W 5440

Coty International Corporation, Common shares, \$1.

100-share certificates

5442 5443 5444

Detroit & Canada Tunnel Corporation, Common shares, \$100:

7816 10925

du Pont (E. I.) de Nemours & Company, Common shares:

10-share certificates

E 523474 E 523580

Ebaloy Foundries, Inc., 6% Preferred shares:

\$10

1457

Erie Railroad Company, Common shares, \$100:

10-share certificates

17302	175750	192413	192414
175749	189744		

Erie Railroad Company, 4% Non. Cum. 1st Pref. stock, \$100:

10-share certificates

L 57421 L 62722

General Cigar Company, Common shares:

10-share certificates

65451 65452 65453

General Electric Company, Common shares:

30-share certificate

NYSE 211733

20-share certificate

NYSE 211890

General Motors Corp., Common shares, \$10:

50-share certificate

E 282450

20-share certificate

282336

10-share certificate

E 283932

Hiram Walker-Gooderhan & Worts, Ltd., Preferred shares:

50-share certificate

T.O.P. 12632

Industrial Rayon Corporation, Common shares:

10-share certificates

63865	63870	63875	63880
63866	63871	63876	63881
63867	63872	63877	63882
63868	63873	63878	63883
63869	63874	63879	63884

Intercontinental Rubber Company, Common shares:

1,000-share, certificate  
17550

International Mercantile Marine Company:

10-share certificates

1072	5939	8718	11516
1073	6065	8823	11521
1074	6078	9091	11534
1197	6296	9419	11536
1222	6348	9455	11575
1294	6349	9461	11673
1305	6444	9643	11766
1440	6569	9646	11769
1441	6762	9741	11846
1446	6899	9742	11926
1543	7060	10040	11933
2227	7136	10080	11962
2949	7138	10102	11974
2987	7380	10158	12047
3580	7478	10177	12102
3601	7522	10335	12104
3742	7567	10639	12141
3788	7611	10704	12144
3876	7778	10723	12248
3888	7787	10733	12343
4069	7788	10795	12349
4093	7789	10796	12403
4094	7790	10811	12555
4095	7791	10823	12655
4096	7866	10843	12656
4110	7875	10844	12734
4207	7888	10960	12785
4353	7889	10961	12801
4588	7901	11003	12818
5022	7972	11245	14002
5248	8187	11249	14068
5573	8440	11252	14069
5789	8465	11297	14074
5797	8550	11327	
5825	8632	11472	
5838	8661	11504	

International Nickel Company of Canada, Ltd., Common Shares:

60-share certificate  
277257

Kansas City Southern Railway Company (The) Common Stock:

10-share certificates

51314	51556	53704	54415
51834	51583	53734	
51555	52706	53735	

Kansas City Southern Railways Company (The), 4% Noncum. preferred shares:

10-share certificates

18921	38379	39774	41573
28954	38381	39775	41592
30744	38434	39885	41593
31258	38538	40123	41602
31512	38544	40133	41651
35342	38603	40134	41729
36793	38604	40199	41777
37424	38851	40639	41945
37845	39386	41056	41991
38157	39412	41152	42058
38158	39555	41517	42059
38236	39556	41518	42096
38262	39557	41528	42282
38289	39773	41536	

Kennecott Copper Corporation, Common shares:

50-share certificate  
439961

10-share certificates

K 46512 K 46529

Missouri Pacific Railroad Company 5% preferred shares:

10-share certificates

2771	6745	6834	6844
6744	6795		

Missouri Pacific Railroad Company 5% preferred shares—Continued

5-share certificate  
2214

National Railways of Mexico, Second Preferred Stock:

\$1,000

788	2508	85561	92755
1095	3821	85562	92911
1158	3948	85563	94314
1982	6092	85564	94815
2308	6817	92093	94817
2319	40698	92341	95015
2450	48020	92343	92010

New York, Ontario & Western Railway Company:

10-share certificates

9912	47084	48399	50841
35595	48059	48414	51068
35671	48063	48419	51235
40576	48070	48425	51317
41082	48072	48795	53478
41103	48209	49546	54282
41189	48297	49846	54333
41469	48307	50433	59280
46210	48313	50617	

North American Company (The), Common Shares \$10:

100-share certificate

L 6468

North American Rayon Corporation, Common shares B:

10-share certificates

BX 6964	BX 6968	BX 6972	BX 6978
BX 6965	BX 6969	BX 6973	BX 6979
BX 6966	BX 6970	BX 6976	BX 6980
BX 6967	BX 6971	BX 6977	

North American Trust Shares, 1955 Issue:

50-share certificate

27480

North American Trust Shares, 1953 Cumulation Type:

100-share certificates

19007	19008	28462	28463
-------	-------	-------	-------

50-share certificates

10838	10839
-------	-------

25-share certificates

2879	2880
------	------

10-share certificates

8637	16298	16301	23584
8673	16299	27552	
11739	16300		

North American Trust Shares 1950 Distribution Type:

250-share certificates

510	511
-----	-----

100-share certificates

19007	29117	34534	34536
19008	34108	34535	76254

50-share certificates

1593	13048	39628	40091
13345	39294	40090	

10-share certificates

13199	57000	103514	171818
13200	99728	103515	171819
13201	100186	157809	
15947	105207	163375	

Northern Pacific Railway Company, Common Shares \$100:

10-share certificate

B 222141

Pennsylvania Railroad Company, common shares, \$50:

40-share certificates

883527 883528

Pere Marquette Railway Company, Common shares \$100:

10-share certificate

5809

Phillips Petroleum Company, Common Shares:

50-share certificate

413580

20-share certificate

413523

Pittsburgh Coal Company, Common shares \$100:

10-share certificates

18211	18215	18219	29758
18212	18216	18220	30270
18213	18217	26341	
18214	18218	23117	

5-share certificates

23338	23340	23341	29342
23339			

1-share certificates

27495 27704

Procter & Gamble Company:

50-share certificates

NYO 150398 NYO 157527

30-share certificate

NYO 150383

Radio Corporation of America, Common shares:

10-share certificates

RN/o 163701 RN/o 163702 RN/o 163703

Radio-Keith Orpheum Corporation, Common shares:

100-share certificate

35238

35-share certificate

48594

Republic Steel Corporation, Preferred shares, \$100:

41482

Republic Steel Corporation, Common shares:

10-share certificates

NYCO 277426 NYCO 277427 NYCO 277423

Shell Union Oil Corporation, Common shares:

10-share certificates

16852	263168	263170	263171
263167	263169		

Shell Union Oil Corporation, 5½% Cumulative Preferred Shares:

20-share certificate

31165

Seco-Vacuum Oil Corporation, Common shares, \$25:

50-share certificate

NY/L 72520

40-share certificate

NY/L 76682

Southern California Edison Company, Ltd., Common shares, \$25:

ND 39778	ND 39782	ND 39786	ND 39780
ND 39779	ND 39783	ND 39787	ND 39781
ND 39780	ND 39784	ND 39788	ND 39782
ND 39781	ND 39785	ND 39789	

## RULES AND REGULATIONS

Southern Pacific Company, Common shares, \$100:

## 10-share certificates

4251	15216	116255	183355
C 7612	32677	139757	F 472601
8433	50329	139985	

Southern Railway Company, Common Stock:

## 10-share certificates

5916	7303	100455	101868
5924	7304	100509	101869
6802	97143	100510	
7284	97145	101684	

Preferred Stock:

## 10-share certificates

6999	27361	31125	36361
23807	27744	31147	36362
25480	27863	31193	37863
26812	30172	31204	38173
27114	30277	31232	38298
27310	30751	35230	41072
27359	30752	35231	41877

Swift & Company, Common shares, \$25:

## 10-share certificate

CO 7811

Unilac, Inc., Common shares, \$12:

## 1-share certificates

244526	531649	531660	531671
244527	531650	531661	531672
244528	531651	531662	531673
244529	531652	531663	531674
244530	531653	531664	531675
503886	531654	531665	531676
503887	531655	531666	531677
503888	531656	531667	531678
503889	531657	531668	531679
531647	531658	531669	531680
531648	531659	531670	

Union Pacific Railroad Company, Preferred shares, \$100:

## 10-share certificates

103668 103669

United New Jersey Railroad & Canal Company, Common shares, \$100:

## 10 share certificates

2172 3862 4369 5106

## 1-share certificates

32160 32161

United States Leather Co. (The), Common shares:

## 10-share certificates

12	4895	12229	18757
13	5770	12317	20838
631	6399	13270	25183
681	6739	13436	36075
1550	8078	13922	36249
1552	8365	14380	38964
1556	8367	14729	40660
2088	8647	14771	43216
2756	8648	14772	43217
2826	8649	14773	44282
2827	8650	14804	44283
2828	8651	14951	44284
2829	8652	14952	44285
2913	8653	16630	44286
3235	9262	16660	44869
4887	9483	17240	44870
3810	9484	18204	45265
3811	9485	18260	45988
3812	9486	18403	
4887	9487	18442	

Woolworth (F. W.) Company, Common shares, \$10:

## 50-share certificate

WT/F 467321

## 10-share certificate

WT/F 455510

Worthington Pump & Machinery Corporation, Common shares:

## 5-share certificate

111

## 1-share certificate

210	212	218	220
211	217	219	

(c) The following securities are added to Part I of the list of Scheduled Securities issued July 25, 1947.

Associated Gas & Electric Corporation Sinking Fund Income Debenture 4½% due 1978:

\$1,000

402	3057	4139	4862
425	3059	4184	5316
621	3603	4185	5317
959	3691	4332	5333
990	3692	4356	5777
1042	3748	4357	5778
1118	3796	4365	6196
1187	3893	4374	6197
1188	3904	4379	6653
1316	3905	4380	6659
1473	3947	4381	6822
2118	3993	4382	6825
2413	4069	4383	6856
2482	4074	4384	7119
2844	4138	4385	7141

Associated Gas & Electric Company Debenture, 5½% due 1977:

\$1,000

3272	14455	25055	33483
4273	14974	25420	34283
4286	15005	25495	34284
6416	15324	26348	34290
7293	16681	26588	34585
7545	18034	27510	36045
9491	18490	29238	39715
9904	18544	30039	
10264	23333	31183	
14186	24073	32684	

Atchison, Topeka and Santa Fe Railway Company (The), Convertible Gold 4% due 1955:

\$1,000

7916	31503	33044	38297
21581	32495	35431	

Atchison, Topeka and Santa Fe Railway Company (The), General Gold 4% due 1995:

\$1,000

90	70185	105238	119330
54717	93413	105239	125437
70178	93414	113760	125593
70179	105237	119329	

\$500

30340

Atchison, Topeka and Santa Fe Railway Company 4% 1895 Adjustment Gold Bonds due 1995:

\$1,000

52	1637	4248	9939
238	1748	4249	10332
545	2749	4339	11307
671	2750	8760	13357
683	3371	8798	17832
685	3566	8824	17833
952	3727	9028	
1507	4036	9159	
1567	4067	9935	

\$500

978	10570	21800	36769
1120	13096	21801	37375
1965	20816	21810	37376
2428	21787	25538	37573
2943	21788	29281	37961
3545	21789	30360	38304
6224	21790	35218	38526
8243	21791	36320	
8930	21795	36677	

Baltimore & Ohio Railroad Company (The), 4½% Bonds 1930/60:

\$1,000

7910 7017 28140

Baltimore & Ohio Railroad Company, 5% Refunding and General Gold Series A, due 1995:

\$1,000

10796

Baltimore & Ohio Railroad Company, 5% Bonds 1926/2000:

\$1,000

25263 25264

Bolivia, Republic of, External Secured Sinking Fund Gold Bonds, 7% of 1928 due 1969:

\$1,000

13799

Brisbane, City of, External Sinking Fund Gold 5% Loan due 1958:

\$1,000

61

Buenos Aires, Province of, 4½%, 4¾% Re-adjustment Bonds due 1977:

\$1,000

29345

\$500

3028 3029 3030 3031

Caja de Prestamos para Obras de Irrigacion y Fomento de la Agricultura, S. A. 4½% 35-year Gold Bonds, due 1943:

\$1,000

10207 10208 10209 10210

\$500

4064 9162 11671 13055

6245 9809 11826 13292

7788 10796 12173

9151 11186 12363

\$100

8119

Canadian Pacific Railway, 4½% Gold Bonds, 20-Year Guaranteed, 1926/46:

\$1,000

16291 16292 16304

Central Pacific Railway Company, European Loan Collateral Trust 4%, due 1940:

500 French francs

23156 46745 207089 257061

23157 46746 207090 257062

46743 207087 207091 257063

46744 207088 207092

Central Pacific Railway Company, First Refunding Gold 4% due 1940:

\$1,000

10808

Central States Power & Light Corporation, First Mortgage and First Lien Gold 5½%, 1953:

\$1,000

10965 12543

Chicago, Milwaukee, St. Paul & Pacific Railroad Company, 50-Year Mortgage 5% Series A, due 1975:

\$1,000

26214 35463 93480 104339

Chicago, Milwaukee, St. Paul & Pacific Railroad Company, Convertible Adjustment Series A, 5% due 2000:

\$1,000

72810

\$500

293 7852

Chicago & North Western Railway Company, 4¾% Bond 1929/49 Series "A":

\$1,000

10071

Chicago & North Western Railway Company, 5% Mortgage Gold, 1897-1937:

\$1,000

150017

Chile, Republic of, External Sinking Fund Gold 6% Loan of 1926 due 1960:

\$1,000

3358

Cities Service Company, 5% Gold Debenture, 1958:

\$1,000

11350 21538

Cities Service Company, Refunding 5% Gold Debentures, 1966:

\$1,000

18839 18841 18842 18843  
18840

\$500

3247 8247

Cities Service Company, 5% Gold Debenture, 1969:

\$1,000

21779 26712 34681 36667

Consolidated Cities Light, Power and Traction Company, First Gold 5% due 1962:

\$500

8196 8197 8198 8199

Delaware & Hudson Company, 4% Bonds 1908 due 1943:

\$900

1993

Denmark, Kingdom of, 34-Year 4½% External Loan Gold Bond due April 15, 1962:

\$1,000

21669

Denmark, Kingdom of 5½% External Gold Loan of 1925 due 1955:

\$1,000

15125

Denver and Rio Grande Western Railroad Company, General Gold 5% due 1955:

\$1,000

13939 19622 26091 26095  
19514 23096 26092 26096  
19538 23097 26093  
19621 26045 26094

\$500

1302 1559 1910 2099

\$100

2139 3009 3126 4887  
2140 3010 3127 4888  
2141 3011 3128 4808  
2142 3012 3291 5971  
2143 3013 3292 5972  
2144 3014 3293  
2145 3015 3294  
2703 3125 4886

Dominican Republic Customs Administration, 20-Year 5½% Gold Loan of 1922-6 due 1961:

\$1,000

6107

Dominican Republic Customs Administration, Sinking Fund Gold 6½% loan of 1920-1928 due 1969 First Series:

\$1,000

928 2865 4872 4874  
1365 3004 4873  
2864 4871

Dominican Republic Customs Administration Sinking Fund Gold 5½% loan of 1920-1928 due 1969 Second Series:

\$1,000

27 2479 2876 3207  
97 2484 2894 3251  
100 2485 2900 3252  
101 2489 2904 3253  
114 2490 2919 3254  
824 2491 2954 3423  
1525 2521 2955 3472  
2289 2527 2950 3638  
2290 2561 2957 3934  
2382 2565 3084 4163  
2400 2567 3109 4208  
2434 2633 3126  
2468 2658 3193

\$500

101 114 214 268  
109 115 216 267  
112 141 261  
113 199 262

Illinois Central Railroad Company, Collateral Trust Gold 4½% due 1952:

\$1,000

11031

Illinois Central Railroad Company Mortgage and Collateral Gold 4½% due 1953:

\$1,000

15295 19362

International Hydro Electric System, Convertible Debenture Gold 6½% due 1944:

\$1,000

16150

International Mercantile Marine Co., Ltd., First and Collateral Trust Gold 6½% due 1941:

\$1,000

2233 21443 34833

\$500

6503 6504

International Power Securities Corporation, Secured Gold 6½%, Series C, due 1955:

\$1,000

9176

International Railways of Central America, First Gold 5% Sterling Issue, due 1972:

£20's

A 1071 5995 6955 8988  
4514 6954

Kansas City Southern Railway, 3½% First Mortgage Gold due 1950:

\$1,000

22043

Kreuger & Toll 5% Uniform Certificates of Deposit:

\$1,000

UNR 2043 UNR 6219 UNR 19665  
UNR 2045 UNR 14620 UNR 23435  
UNR 2087 UNR 16380 UNR 26004  
UNR 2088 UNR 16390 UNR 26634  
UNR 2105 UNR 16437 UNR 26720  
UNR 2117 UNR 16512 UNR 29147  
UNR 2119 UNR 16513 UNR 29148  
UNR 2151 UNR 16514 UNR 29149  
UNR 2152 UNR 16515 UNR 29442  
UNR 2781 UNR 16520

Kreuger & Toll 5% Uniform Certificates of Deposit—Continued

\$500

UNR 2606 UNR 2612 UNR 2629 UNR 2630  
UNR 2611

Kreuger & Toll 5% Uniform Certificates of Deposit, Class A:

\$1,000

2240 3007 3320 3401  
2241 3102 3331 3402  
2242 3105 3382 3416  
2858 3118 3395 3509  
2873 3233 3596 3537  
2918 3295 3597 5211  
3000 3324 3598  
3003 3330 3599

\$500

591 641 743 8951  
630 642

Land Mortgage Bank of Warsaw, 8% and 4½% of 1924 due 1941:

\$500

103323 101447

\$50

4304 63470 92725 92735

Missouri Pacific Railroad Company, 4% General Mortgage Gold Bonds due 1975:

\$1,000

4285 20441 31711 36234  
15500 22494 33783 46493  
18134 29243 33974 46593  
23330 23339 34699  
23436 31541 34703  
25239 31578 36142

National Economic Bank of Warsaw, 7% or 4½% of 1928 due 1968:

\$1,000

222 224 225 226  
223

National Railroad Company of Mexico, First Consolidated Gold 4½% due 1951:

\$1,000

3347

New York, City of, 4¼%, 1911/60:

\$1,000

V 13-5136

New York, City of, Water Tunnel No. 2 Improvement Serial Bond due July 1, 1955:

\$1,000

453

New York, State of, 4½% Loan of 1914 for Improvement of Erie Oswego & Champlain Canals due 1964:

\$1,000

48874 61059 61060

Peru, Republic of (National Loan), External Sinking Fund Gold 6% First Series due 1960:

\$1,000

5826 11895

Peru, Republic of, Secured Sinking Fund Gold 7% (Tobacco) Loan Series of 1927 due 1959:

\$1,000

12027

Poland, Republic of, 4½% External Sinking Fund Bonds (formerly 7% extended from 1947) due 1968:

\$1,000

1780 6631 13031 33433  
1791 10693 22639  
6407 11852

\$100

27127

## RULES AND REGULATIONS

Poland, Republic of, 8% and 4½% External Sinking Fund Gold Bonds of 1925 due 1983:

\$1,000

3065

Port of New York, Authority 4¼% Bonds:

\$1,000

D 11163

Rio de Janeiro, State of, External Secured Sinking Fund Gold, 6½% of 1929 due 1959:

\$1,000

1193

Saint Louis San Francisco Railway Company, 4% Mortgage Bonds, Prior Lien, Series A.

\$1,000

86441

Sao Paulo, State of, 8% Bonds due 1950:

\$1,000

9112 9113

Silesia, Province of, External Gold Loan, 7% and 4½% of 1928 due 1958:

\$1,000

88 7610 8635 9482  
5194 7789 9481

Southern Pacific Company, San Francisco Terminal 4% First Mortgage Bonds 1910 due 1950:

\$500

13968 13969 13970

Southern Pacific Railroad Company, First Refunding Mortgage 4% Bonds due 1955:

\$1,000

20665 56893

Southern Railway Company, 4% Development and General Mortgage Bonds due 1956:

\$1,000

60227 60385

Union Pacific Railroad Company, First Gold, 4% of 1947:

\$500

9224

Union Pacific Railroad Company, First Lien and Refunding Gold 4% 1908 due 2008:

\$1,000

2436 16553 20464 53300  
16552 16554 44023 60512

United States of America, Treasury Bond 2¾% 1951-1954:

\$5,000

31511-A

United States of America, Treasury Bonds 2% 1955-60:

\$1,000

392296 F

Uruguay, Republic of, External Readjustment 3¼%, 4%, 4½% due 1979:

\$500

2249

Vera Cruz & Pacific Railroad Company, 4½% Guaranteed First Mortgage Gold Bonds due 1934:

\$1,000

1305

Yugoslavia, Kingdom of, Funding 5%, First Series Issued, 1932 due 1956:

\$500

1245

Yugoslavia, Kingdom of, Funding 5%, First Series Issued, 1932 due 1956—Continued

\$100

10938 10946 16661 16674  
10939 12912 16662  
10945 16660

Yugoslavia, Kingdom of, 8% External Sinking Fund Series A-1922 due 1962:

\$1,000

13089

\$100

133 600

(d) The following securities are added to Part II of the list of Scheduled Securities issued July 25, 1947.

Anaconda Copper Mining Company, Common shares:

2-share certificate

F 175741

Associated Gas & Electric Company \$6 Preferred:

10-share certificate

XO 21574

Baltimore & Ohio Railroad Company, Common shares:

5-share certificates

"A" 18020 51171

Dividend Shares, Incorporated:

1,000-share certificate

U 136934

International Mercantile Marine Company:

10-share certificate

13095

Missouri Pacific Railroad Company, 5% Preferred shares:

5-share certificate

859

National Railways of Mexico, Second Preferred Stock:

\$1,000

654 37990 67830 75872  
1071 38502 67831 79516  
4651 43228 73363 95778  
7972 55629 74394 101008  
9420 55630 74395 101009  
9421 64648 74782

New York, Ontario & Western Railway Company:

10-share certificates

47546 50540 52149 55051  
49255 51255 52732  
50023 51256 52736  
50482 51479 53501

North American Rayon Corporation, 6% Cumulative Prior Preferred:

10-share certificates

2665 2666

North American Trust Shares, 1953 Issue:

50-share certificate

23639

North American Trust Shares, 1955 Cumulative Type:

50-share certificate

11111

North American Trust Shares, 1956 Distribution Type:

50-share certificate

18599

Radio Keith Orpheum Corporation, Common shares:

35-share certificate

48954

Southern Pacific Company, Common shares:

10-share certificate

G 7612

Treadwell Yukon Corporation, Common shares:

10-share certificate

2648

Union Pacific Railroad Company, Preferred Shares \$100:

10-share certificate

103667

Worthington Pump & Machinery Corporation, Common shares:

1-share certificates

213 214 215 210

[F. R. Doc. 48-7189; Filed, Aug. 9, 1948; 8:52 a. m.]

## Chapter II—Fiscal Service, Department of the Treasury

Subchapter A—Bureau of Accounts

[1948 Dept. Circ. 832]

### PART 226—SURETY COMPANIES ACCEPTABLE ON FEDERAL BONDS

CONTINENTAL CASUALTY CO.

AUGUST 4, 1948.

The Continental Casualty Company, Chicago, Illinois, an Indiana corporation, was authorized by the Treasury, effective October 1, 1922, to qualify as sole surety on recognizances, stipulations, bonds and all other undertakings permitted or required by the laws of the United States to be given with one or more sureties, as provided by the act of Congress approved August 13, 1894, as amended by the act of March 23, 1910 (U. S. Code Title 6, sections 6 to 13)

The company, pursuant to resolutions adopted by its shareholders and Board of Directors on June 4, 1948, merged with the Concasco Casualty Insurance Company, an Illinois corporation, by agreement of merger effective as of the close of business on June 30, 1948, under the terms of which the Concasco Casualty Insurance Company became the surviving corporation and the name of the surviving corporation was changed to Continental Casualty Company. The certificate of authority issued by the Secretary of the Treasury to the Indiana corporation to act as acceptable surety on obligations in favor of the United States was revoked, effective as of the close of business June 30, 1948.

A Certificate of Authority, dated effective July 1, 1948, has been issued by the Secretary of the Treasury to the Continental Casualty Company, incorporated under the laws of the State of Illinois, to qualify as sole surety on recognizances, stipulations, bonds and all other undertakings permitted or required by the laws of the United States to be given with one or more sureties, as provided by the act of Congress approved August 13, 1894, as amended by the act of March 23, 1910.

Under the provisions of the Agreement and Articles of Merger which have been received and filed in the Treasury, the Continental Casualty Company, an Illinois corporation, acquired all the assets and assumed all the liabilities of the Continental Casualty Company, an Indiana corporation.

The underwriting limitation of \$2,383,000.00 established for the Continental Casualty Company, an Indiana corporation, on Treasury, Form No. 356, dated

April 27, 1948, effective April 21, 1948, under that company's Certificate of Authority to act as an acceptable surety on Federal bonds, will continue in force with respect to the Continental Casualty Company, an Illinois corporation, until otherwise advised.

Section 226.1 *Surety companies acceptable on Federal bonds; acceptable reinsurance companies* is hereby amended by deleting from the list set forth therein "Continental Casualty Co., Chicago, Ill."

appearing under the sub-heading "Indiana" and adding in lieu thereof under the sub-heading "Illinois," "Continental Casualty Company, Chicago."

(28 Stat. 279-80, 36 Stat. 241; 6 U. S. C. 6-13)

[SEAL] JOHN S. GRAHAM,  
Acting Secretary of the Treasury.

[F. R. Doc. 48-7187; Filed, Aug. 9, 1948; 8:59 a. m.]

## NOTICES

### DEPARTMENT OF STATE

[Public Notice; DA 121]

#### INTERIM OFFICE FOR GERMAN AFFAIRS

AUGUST 5, 1948.

By virtue of the authority vested in the Secretary of State under Public Law 798, 80th Congress, there is hereby established in the Division of Protective Services, Office of Controls, Department of State, an Interim Office for German Affairs.

There is hereby delegated to the Interim Office for German Affairs authority to perform certain services normally performed for American citizens by German consular officers and to perform the following services for German nationals residing in the United States, its territories and possessions:

- (1) Issuance of identity and travel documents.
- (2) Welfare and whereabouts inquiries.
- (3) The following miscellaneous notarial and other services:
  - (a) Authentication of documents.
  - (b) Translation of birth, marriage, and death documents.
  - (c) Certification of translations.
  - (d) Registration of marriages, births, and deaths.
  - (e) Recording of wills.
  - (f) Administration of oaths.

Nothing contained in this regulation gives to any person the right to demand any services; nor does it give to any person the right to demand from any American consular officer protection or assistance.

The Interim Office for German Affairs is hereby authorized to prescribe, from time to time, such fees as may be deemed appropriate for any services rendered. Fees so received shall be covered into the Treasury as miscellaneous receipts.

The Interim Office for German Affairs is hereby authorized to adopt an official seal to be used in connection with the rendering of services, as a symbol of authority for its official acts.

This notice shall become effective immediately upon publication in the FEDERAL REGISTER.

Approved: August 5, 1948.

For the Secretary of State.

[SEAL] JOHN E. PEURIFOY,  
Assistant Secretary.

[F. R. Doc. 48-7188; Filed, Aug. 9, 1948; 8:59 a. m.]

### FEDERAL COMMUNICATIONS COMMISSION

#### BROADCAST TRANSMITTER

##### NOTICE OF NEW TYPE PROPOSED

AUGUST 3, 1948.

Radio Corporation of America, RCA Laboratories Division, 60 Broad Street, New York 4, New York has notified the Commission, pursuant to section 13 (F) of the Standards of Good Engineering Practice Concerning FM Broadcast Stations, of its proposed manufacture of 4 kw Type BTF-4A FM broadcast transmitter.

FEDERAL COMMUNICATIONS COMMISSION,  
[SEAL] T. J. SLOWIE,  
Secretary

[F. R. Doc. 48-7191; Filed, Aug. 9, 1948; 9:00 a. m.]

[Docket No. 8349]

McCLATCHY BROADCASTING CO. (KERN)

#### ORDER CONTINUING HEARING

In re application of McClatchy Broadcasting Company (KERN) Bakersfield, California, Docket No. 8349, File No. BP-5974; for construction permit.

The Commission having under consideration a petition filed July 16, 1948, by McClatchy Broadcasting Company (KERN) Bakersfield, California, requesting an indefinite continuance in the hearing presently scheduled for July 23, 1948, upon its above-entitled application for construction permit;

*It is ordered*, This 20th day of July 1948, that the petition be, and it is hereby, granted; and that the said hearing on the above-entitled application be, and it is hereby, continued to 10:00 a. m., Monday, October 18, 1948, at Washington, D. C.

FEDERAL COMMUNICATIONS COMMISSION,  
[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 48-7192; Filed, Aug. 9, 1948; 9:00 a. m.]

[Docket Nos. 8621, 8622, 8760]

TRAVELERS BROADCASTING SERVICE CORP.  
ET AL.

#### ORDER CONTINUING HEARING

In re applications of Travelers Broadcasting Service Corporation, Hartford,

Connecticut, Docket No. 8621, File No. BFCT-193; The Connecticut Broadcasting Company, Hartford, Connecticut, Docket No. 8622, File No. BFCT-195; The Hartford Times, Incorporated, Hartford, Connecticut, Docket No. 8760, File No. BFCT-273; for construction permits.

The Commission having under consideration a petition filed July 15, 1948, by Connecticut Broadcasting Company, Hartford, Connecticut, requesting an indefinite continuance in the hearing presently scheduled for August 10, 1948, upon the above-entitled applications for TV channels in the Hartford area;

*It is ordered*, This 23d day of July 1948, that the petition be, and it is hereby, granted; and that the said hearing on the above-entitled applications be, and it is hereby, continued indefinitely.

FEDERAL COMMUNICATIONS COMMISSION,  
[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 48-7193; Filed, Aug. 9, 1948; 9:00 a. m.]

[Docket No. 9112]

LINCOLN OPERATING CO. AND SUN COAST BROADCASTING CORP.

#### ORDER DESIGNATING APPLICATION FOR HEARING

In the matter of Lincoln Operating Company, as Trustee for Sun Coast Broadcasting Corporation (assignor) Sun Coast Broadcasting Corporation (assignee) Docket No. 9112, File No. BAP-72; for: Assignment of construction permit of standard broadcast station WMIE, Miami, Florida.

At a session of the Federal Communications Commission held in its offices in Washington, D. C. on the 30th day of July 1948;

The Commission having under consideration the above entitled application for assignment of the construction permit of station WMIE, Miami, Florida, from Lincoln Operating Company as Trustee for Sun Coast Broadcasting Corporation to Sun Coast Broadcasting Corporation and being not satisfied that it is in possession of full information as required by the Communications Act of 1934, as amended, and more particularly section 319 (b) thereof;

*It is ordered*, That the above entitled application be, and it is hereby designated for hearing at a time and place to

be set by subsequent order of the Commission, upon the following issues:

1. To determine whether the proposed assignee is legally, technically, financially, and otherwise qualified to own or control and to operate radio station WMIE, Miami, Florida.

2. To determine the full contract arrangements or agreement of sale either presently made or to be made by the proposed assignee with the present permittee, including the price and the manner of payment and the properties to be received therefor.

3. To secure full information as to the plans of the proposed assignee for staffing the station, its plans with respect to the station's programming, and all other plans or arrangements for operating the station.

4. To determine whether the finances, stock distribution, stockholders, and ownership and control of station WMIE are in fact as they were represented they would be by Lincoln Operating Company and Sun Coast Broadcasting Corporation in their mutual application for construction permit (BP-4903, Docket 7874) for station WMIE which application was granted by the Commission on July 11, 1947.

5. To determine whether a grant of the above application would be in the public interest.

FEDERAL COMMUNICATIONS,  
COMMISSION,  
[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 48-7194; Filed, Aug. 9, 1948;  
9:00 a. m.]

## FEDERAL POWER COMMISSION

[Docket No. E-6155]

SUSQUEHANNA POWER CO. ET AL.

ORDER INSTITUTING RATE INVESTIGATION

AUGUST 3, 1948.

In the matter of The Susquehanna Power Company, Philadelphia Electric Power Company and The Susquehanna Electric Company, Docket No. E-6155.

It appears to the Commission that:

(a) On February 20, 1926, the Commission issued a license to The Susquehanna Power Company and Philadelphia Electric Power Company for the construction, operation and maintenance of a hydroelectric development on the Susquehanna River in the States of Maryland and Pennsylvania, and certain transmission lines. This development is known as the Conowingo Project and is identified in the Commission's records as Project No. 405. The Susquehanna Power Company (Maryland Owner) is the owner of the project properties located in the State of Maryland which includes the dam and powerhouse and the pool above the dam to the Maryland-Pennsylvania State line. Philadelphia Electric Power Company (Pennsylvania Owner) is the owner of the project properties located in the State of Pennsylvania which includes the part of the pool above the dam located in the State of Pennsylvania. Pursuant to and as a result of the several agreements here-

after described<sup>1</sup> Pennsylvania Owner leased to Maryland Owner that part of the pool located in Pennsylvania and to The Philadelphia Electric Company those parts of the transmission lines located in Pennsylvania. Maryland Owner, in turn, leased the Maryland properties and its interest in the Pennsylvania portion of the pool to The Susquehanna Electric Company (Operating Company) which operates the development and sells all but a minor part of the hydroelectric energy output of the project to The Philadelphia Electric Company (Purchasing Company).<sup>2</sup>

(b) Pursuant to an agreement dated February 1, 1926, between Maryland Owner and Pennsylvania Owner, known as "Pool Agreement" Pennsylvania Owner agreed to maintain and operate the portion of the pool above the dam located in the State of Pennsylvania for the benefit of Maryland Owner. Maryland Owner agreed to pay all operating expenses and maintenance costs incurred by Pennsylvania Owner in the operation and maintenance of the pool including taxes, depreciation and all other governmental charges and fees. Under that agreement Pennsylvania Owner is entitled to receive a supply of electric energy sufficient to fulfill its charter obligations in Pennsylvania.

(c) Under the terms of a second agreement of the same date, between Maryland Owner and Operating Company, known as "Lease of Maryland Properties" and filed with the Commission by Operating Company as its Rate Schedule FPC No. 2, Maryland Owner agreed to lease to Operating Company all of the project properties located in Maryland together with the benefits assured to Maryland Owner under the Pool Agreement, described in paragraph (b) above. Operating Company agreed to operate the project and to pay Maryland Owner a rental equal to 7% per annum of the actual legitimate investment of Maryland Owner in the Conowingo Project, plus depreciation, taxes and other described charges. The performance of Operating Company's obligations under this agreement is guaranteed by Purchasing Company under a "Guaranty Agreement" dated February 1, 1926, between Purchasing Company and Maryland Owner.

(d) Under the terms of still another agreement of the same date between Pennsylvania Owner and Purchasing

Company, known as "Lease of Pennsylvania Transmission Lines", the latter leased the Pennsylvania transmission facilities of Pennsylvania Owner, forming the connecting link between the transmission facilities of Maryland Owner and the facilities of Purchasing Company, for the purpose of receiving the hydroelectric energy output of the Conowingo Project to the extent provided in an agreement of February 1, 1926, between Operating Company and Purchasing Company known as "Operating Agreement" and filed by Operating Company as its Rate Schedule FPC No. 3. In the "Lease of Pennsylvania Transmission Lines," Purchasing Company agreed to pay to Pennsylvania Owner as rental 7% per annum of the actual legitimate investment of Pennsylvania Owner in the Conowingo Project, plus taxes, depreciation and other described charges, less net revenues derived by Pennsylvania Owner from the transmission, sale or distribution of electric energy to purchasers and consumers other than Purchasing Company. The payments made by Purchasing Company under this agreement are agreed to be in full payment of the sums agreed to be paid under the Pool Agreement, described in paragraph (b) above, by Maryland Owner to Pennsylvania Owner.

(e) Under the Operating Agreement referred to in paragraph (d) above Purchasing Company agreed to purchase all of the output of the Conowingo Project less the requirements of Maryland Owner and Pennsylvania Owner necessary to meet their respective charter obligations. In payment, therefor, Purchasing Company agreed to assume Operating Company's obligations to Maryland Owner under the "Lease of Maryland Properties" described in paragraph (c) above and to pay taxes, other described charges and all operating and maintenance expenses, diminished by gross revenues derived by Operating Company from sale to other than Purchasing Company.

(f) Pennsylvania Owner and Operating Company are wholly-owned subsidiaries of Purchasing Company and Maryland Owner is a wholly-owned subsidiary of Pennsylvania Owner. All of the terms of the agreements described above are subject to the terms and conditions of the license, the Commission's rules and regulations and Parts I and III of the Federal Power Act. Maryland Owner, Pennsylvania Owner and Operating Company by reason of the ownership or operation of facilities for the transmission or sale of electric energy at wholesale in interstate commerce are "public utilities" as defined in Part II of the Federal Power Act, and the terms of the agreements described above are subject to Parts II and III of the act.

(g) On the basis of data filed with the Commission by the companies named herein, the rates, charges, or services for or in connection with the transmission or sale of electric energy generated in Maryland at Conowingo and consumed outside thereof may be unjust, unreasonable, unduly discriminatory or preferential.

The Commission finds that: It is necessary and proper in the public inter-

<sup>1</sup> The agreements described in this order were executed pursuant to an agreement known as the "Master Contract" and designated by the Commission as Operating Company's Rate Schedule FPC No. 1, dated February 1, 1926, between Maryland Owner, Pennsylvania Owner, The Susquehanna Electric Company and The Philadelphia Electric Company. That agreement provides for the execution of the agreements described in this order and three others which the Commission does not find necessary to describe inasmuch as they relate principally to the financing of the project.

<sup>2</sup> In the license and agreements The Susquehanna Power Company is referred to as "A" Philadelphia Electric Power Company is referred to as "B" The Susquehanna Electric Company is referred to as "X" and The Philadelphia Electric Company is referred to as "PX."

est, and to aid in the enforcement of the provisions of the Federal Power Act, that an investigation be instituted by the Commission into and concerning any rate, charge, service or classification, demanded, observed, charged or collected by The Susquehanna Power Company, Philadelphia Electric Power Company and The Susquehanna Electric Company, for or in connection with the transmission or sale of electric power and energy from Project No. 405 subject to the Commission's jurisdiction and any rule, regulation, practice, or contract affecting such rate, charge, service, or classification.

The Commission orders that: An investigation be and it hereby is instituted for the purpose of enabling the Commission:

(A) To determine whether any rate, charge, service, or classification demanded, observed, charged or collected by The Susquehanna Power Company, Philadelphia Electric Power Company and The Susquehanna Electric Company for or in connection with the transmission or sale of electric power and energy subject to the Commission's jurisdiction or any rule, regulation, practice or contract affecting such rate, charge, service, or classification, is unjust, unreasonable, unduly discriminatory or preferential;

(B) If, after hearing, it shall find that any of such rates, charges, services, classifications, rules, regulations, practices or contracts are unjust, unreasonable, unduly discriminatory or preferential, to determine and fix by appropriate order or orders, just, reasonable, non-discriminatory or non-preferential rates, charges, services, classifications, rules, regulations, practices or contracts to be thereafter observed and in force.

Date of issuance: August 4, 1948.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 48-7173; Filed, Aug. 9, 1948;  
8:46 a. m.]

[Docket No. G-859]

TEXAS GAS TRANSMISSION CORP.

ORDER FIXING DATE OF HEARING

AUGUST 3, 1948.

Upon consideration of the amended application filed June 24, 1948, by Texas Gas Transmission Corporation (Applicant) a Delaware corporation with its principal places of business at Owensboro, Kentucky, and Memphis, Tennessee, for a certificate of public convenience and necessity pursuant to section 7 (c) of the Natural Gas Act, as amended, authorizing the construction and operation of certain natural-gas facilities subject to the jurisdiction of the Commission as fully described in such amended application on file with the Commission and open to public inspection, public notice thereof having been given, including publication in the FEDERAL REGISTER on July 8, 1948 (13 F. R. 3796-7)

The Commission orders that:

(A) Pursuant to authority contained in and subject to the jurisdiction con-

ferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure, a public hearing be held on the 27th day of September 1948, at 10:00 a. m. (e. d. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the matters involved and the issues presented by the application, as amended, in this proceeding.

(B) Interested State Commissions may participate as provided by §§ 1.8 and 1.37 (f) of the said rules of practice and procedure.

Date of issuance: August 4, 1948.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 48-7172; Filed, Aug. 9, 1948;  
8:46 a. m.]

[Docket No. G-1036]

TEXAS EASTERN TRANSMISSION CORP.

ORDER SUSPENDING RATE SCHEDULES

AUGUST 3, 1948.

It appearing to the Commission that:

(a) Texas Eastern Transmission Corporation (Texas Eastern) on July 14, 1948, filed proposed supplemental rate schedules intended to increase rates and charges for natural gas sold to the purchasers listed below through the application of tax adjustment clauses because of the levying by the State of Louisiana of an additional tax upon gas produced in that State. The supplements are designated as follows:

DESIGNATION

Supplement No. to Rate schedule No.	Name of purchaser
1 FPC No. 5	The East Ohio Gas Co. Peoples Natural Gas Co. New York State Natural Gas Corp.
2 FPC No. 6	Equitable Gas Co.
2 FPC No. 7	The Manufacturers Light & Heat Co.
2 FPC No. 8	The Ohio Fuel Gas Co.
2 FPC No. 9	Carnegie Natural Gas Co.
3 FPC No. 10	United Natural Gas Co.
2 FPC No. 11	Philadelphia Electric Co. The Philadelphia Gas Works Co.
1 FPC No. 12	Indiana Gas and Water Co., Inc.
1 FPC No. 13	Waynesburg Home Gas Co.
1 FPC No. 18	Illinois Electric and Gas Co.
1 FPC No. 19	Southeastern Illinois Gas Co.
1 FPC No. 20	Missouri Utilities Co.

(b) Texas Eastern has been and is now a natural gas company, subject to the jurisdiction of the Commission under the Natural Gas Act, engaged in the transportation of natural gas in the States of Texas, Louisiana, Arkansas, Missouri, Illinois, Indiana, Ohio, West Virginia, and Pennsylvania, and in the sale in interstate commerce of natural gas so transported to various purchasers, including those named in paragraph (a) above, for resale for ultimate public consumption for domestic, commercial, industrial and other uses.

(c) In conjunction with the filing of the above-designated supplements, Texas

Eastern also on July 14, 1948, filed an application for a "status determination" as to whether the application of the tax adjustment clauses as proposed in such supplements constitute changes in filed rate schedules subject to the provisions of section 4 (d) of the Natural Gas Act and § 154.3 (c) of the Commission's regulations thereunder.

(d) Prior to the filing of such application for a "status determination," the Commission had by letter and order advised Texas Eastern that the application of such tax adjustment clauses would constitute changes in filed rate schedules within the purview of said section 4 (d) of the act and § 154.3 (c) of the regulations thereunder.

(e) Texas Eastern estimates that the proposed increases in rates and charges will approximate a total of \$212,600 during the first 12 months of their proposed application.

(f) The application of the tax adjustment clauses as proposed in the above-designated supplements may result in rates and charges which are not definite and certain, since only a portion of the gas sold by Texas Eastern is produced in the State of Louisiana and the rates and charges proposed to be demanded therefor will vary from month to month as the proportion of Louisiana gas to the total volumes of gas sold by Texas Eastern varies.

(g) The rates, charges, classifications, rules, regulations and practices as set forth in the aforesaid supplements may be unjust, unreasonable, unduly discriminatory and prejudicial.

(h) The aforesaid provisions relating to changes and adjustments, referred to in paragraphs (a) (e) and (f) above, may be unlawful and contrary to the provisions of section 4 (d) of the act and § 154.3 (c) of the Commission's regulations thereunder.

(i) Texas Eastern has requested that the proposed supplemental rate schedules be allowed to take effect as of June 7, 1948.

(j) Unless suspended by Commission order the aforesaid supplements will become effective as of August 13, 1948, pursuant to the provisions of the Natural Gas Act and the regulations of the Commission thereunder, or on June 7, 1948, if so permitted by order of the Commission waiving the statutory 30 days' notice.

The Commission finds that: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the said proposed rates, charges and classifications as set forth in the supplements referred to in paragraph (a) above, and said supplements should be suspended as hereinafter provided and use deferred pending hearing and decision thereon.

The Commission orders that:

(A) A public hearing be held commencing on October 11, 1948, at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the lawfulness of the rates, charges and classifications, subject to the jurisdiction of the Commis-

# PHILIPPINE ALIEN PROPERTY ADMINISTRATION

[Bar Order 5]

FOKUMATSU KIMURA AND YUKE KIMURA  
ET AL

In accordance with section 34 (b) of the Trading With the Enemy Act as amended and by virtue of the authority vested in the Philippine Alien Property Administrator by Executive Order 9818 and Executive Order 9876 October 15 1948 is hereby fixed as the date after which the filing of claims shall be barred in respect of any of the debtors listed in Appendix A hereto

Executed at Manila P I this 26th day of July 1948

[SEAL] JAMES MCI HENDERSON  
Philippine Alien Property  
Administrator

sion, set forth in the supplements referred to in paragraph (a) above filed by the Texas Eastern Transmission Corporation

(B) Pending such hearing and decision thereon the supplements referred to in paragraph (a) above be and they hereby are suspended and the use of such supplements is deferred until January 13 1949 and until such further time thereafter as said supplements shall be made effective in the manner prescribed by the Natural Gas Act

(C) Interested State commissions may participate as provided by §§ 18 and 137 (f) of the Commission's rules of practice and procedure

Date of issuance: August 4 1948

By the Commission

[SEAL] LEON M FUQUAY  
Secretary

[F R Doc 48-7184; Filed Aug 9 1948; 8:50 a m.]

## APPENDIX A

Name of debtor	Nationality	Last known address	Vesting order
Fokumatsu Kimura and Yuko Kimura. Tb. Nagel and others. South Mindanao Agricultural Co	Japanese	Ponaplata Samal Island Davao Manila.	P-201 P-202 P-203
T. Fujii and others	German and Japanese Corporation organized and existing under the laws of the Philippines but controlled by Japanese nationals	3d Floor, Soriano Bldg Manila Tangub, Misamis Occidental. 307 Wilson Bldg City of Bacolod Manila	P-204 P-205 P-206 P-207 P-208
Shigeru Nishimoto and Hatsuji Tanaka Nishimoto Estate of H. Biscroff. Imperial Japanese Navy. Daido Booki Kaisha Ltd	Japanese. Corporation organized under the laws of and having its principal place of business in Japan	do do do do	P-209 P-210 P-211 P-212
Do Do Imperial Japanese Army Paul Bauman	do do do do	do do do do	P-213 P-214 P-215 P-216
K. Tokeda Imperial Japanese Army Do S. Furusaki Do Mindoro Timber Co	Japanese do do do do do	do do do do do	P-217 P-218 P-219 P-220
Oosaka Booki Kaisha Inc	Japanese	Zamboanga City	P-221
Zamboanga Japanese Association Inc. K. Kobayashi Reichi Tabashashi under the trade name Asahi Bazar	Japanese do do do	Manila Manila Manila Manila	P-222 P-223 P-224 P-225

\* Supplement.  
\* Amendment.

## APPENDIX A—Continued

Name of debtor	Nationality	Last known address	Vesting order
K. Minakawa and Y. Minakawa	Japanese	Lawton and Luna Sts., Pueblo Princess Palawan. Sigabay Davao	P-221 P-222
Davao Trading & Farming Co	Corporation organized and existing under the laws of the Philippines but controlled by Japanese nationals	Man, Davao City Davao Polillo Quezon	P-223 P-224
Hachiro Watagabe. Nippi Kiezo Kabushiki Kaisha	Japanese Corporation organized and existing under the laws of Japan and doing business in the Philippines	Dact. Camarines Norte. 303 Trade and Commerce Bldg., Manila	P-225 P-226 P-227 P-228 P-229
Do K. Yamamoto and others	do do	229 Gral. Solano Manila	P-230 P-231
S. Kawata Yaku Morokuma and other	German do	3d floor Soriano Bldg Manila	P-232 P-233
Mela Morita S. Kanagawa and others	Japanese and Germans do	400 Tanduay St. Manila	P-234 P-235
Grata Hochl de Weber and others	Germans do	550 Azcarra Manila	P-236 P-237 P-238
Kinkwa Meriyasu Co Inc	Corporation organized under the laws of the Philippines but controlled by Japanese nationals	San Juan Rizal	P-239 P-240 P-241 P-242 P-243 P-244
Toro Ogoso K. Fukushima Safichi Oda	Japanese do do	101 Pulog St., Diliman Quezon City. Magallanes St. Davao	P-245 P-246 P-247 P-248
Taizo Ishida and Asako Sumida also known as Asaca de Ishida	do do	Davao City	P-249 P-250
Tako Goto. T. Watanabe and Haro Watanabe Pedro Sumada	do do do	Malagos, Davao City Lamitan, Basilan Is Zamboanga Partukan Davao City	P-251 P-252 P-253 P-254
Southern Cross Plantation Co	Corporation organized and existing under the laws of the Philippines but controlled by Japanese nationals	327 Ayala Bldg. Manila Magallanes St. Davao	P-255 P-256 P-257 P-258
Kurt Fiecke and others Totok Daloyon	German do	47 Alon St. San Miguel Manila	P-259 P-260 P-261 P-262 P-263 P-264
Masao Hana. Rumpu Mascon. Gun Kanri Hito Eki Kiyoku Kanuma Ishimaru. K. Kakimoto. G. do Vivanco. Gulf Lumber Co Inc	do do do do do do do do	229 Regina Bldg. Manila 763 Tayabas St., Manila 711 Raon St., Manila Maco Tagum Davao	P-265 P-266 P-267 P-268 P-269 P-270 P-271 P-272
Basilan Development Co	Corporation organized and existing under the laws of the Philippines but controlled by Japanese and German	Atong-Atong, Basilan Zamboanga	P-273 P-274 P-275 P-276 P-277 P-278 P-279 P-280
R. Fugisaki and others	Japanese and German	Myers Bldg. Manila	P-281 P-282 P-283 P-284 P-285 P-286 P-287 P-288

[F R Doc 48-7185; Filed Aug 9 1948; 8:59 a m.]

## SECURITIES AND EXCHANGE COMMISSION

[File No 7-434]

MIDDLE STATES PETROLEUM CORP

ORDER DETERMINING CERTIFICATES TO BE  
EQUIVALENT

At a regular session of the Securities and Exchange Commission held at its

office in the city of Washington, D C on the 4th day of August A D 1948

The New York Curb Exchange has made application under Rule X-12F-2 (b) for a determination that the Voting Trust Certificates for the Class A Stock Par Value \$1.00 of Middle States Petroleum Corporation after certain corporate changes affecting the rights of certificate holders will be substantially equivalent to the security of the same name which

has heretofore been admitted to unlisted trading privileges on the applicant exchange.

The proposed changes consist of an amendment to the certificate of incorporation of the corporation in the following respects:

(1) To eliminate the provisions requiring payment of the additional dividend to the holders of the Class A Stock of the Company;

(2) To change the basic rate for conversion of the Class A Stock of the Company from one and one-half shares of Class B Stock for one share of Class A Stock to four shares of Class B Stock for one share of Class A Stock;

(3) To amend the provision requiring the reservation from issue of sufficient Class B Stock for the conversion of Class A Stock then outstanding to permit the use for this purpose of Class B Stock or Voting Trust Certificates therefor held in the treasury of the Company;

(4) To eliminate pre-emptive rights with respect to Class B Stock reserved for the conversion of Class A Stock.

The Commission having duly considered the matter, and having due regard for the public interest and the protection of investors;

*It is ordered*, Pursuant to sections 12 (f) and 23 (a) of the Securities Exchange Act of 1934 and Rule X-12F-2 (b) thereunder, that the Voting Trust Certificates for the Class A Stock, Par Value \$1.00, of Middle States Petroleum Corporation are hereby determined to be substantially equivalent, after the foregoing corporate changes, to the security of the same name which heretofore has been admitted to unlisted trading privileges on the applicant exchange.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 48-7176; Filed, Aug. 9, 1948;  
8:47 a. m.]

[File No. 30-188]

OGDEN CORP.

#### ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 3d day of August A. D. 1948.

Ogden Corporation ("Ogden") a registered holding company, having filed an application and amendments thereto pursuant to section 5 (d) of the Public Utility Holding Company Act of 1935, requesting that the Commission issue an order declaring that Ogden has ceased to be a holding company and

The Commission having considered the record and having made and filed its findings and opinion herein;

*It is ordered*, Pursuant to the provisions of section 5 (d) of the Public Utility Holding Company Act of 1935, that Ogden Corporation has ceased to be a holding company and that the registration of Ogden Corporation as a holding company shall cease to be effective; *Provided, however* That this order shall be subject to the following conditions which

are prescribed as necessary for the protection of investors: (1) That the Note Escrow Certificate, Debenture Escrow Certificate, and Preferred Escrow Certificates now held by Ogden in respect of certain escrowed common stock of Interstate Power Company be held by Ogden and not disposed of by it except pursuant to a further order, or orders, of the Commission; (2) that, in respect of any further proceedings, investigations, and/or orders which the Commission may deem necessary in pursuance of its duties regarding the disposition of the assets escrowed in Escrow No. 1 and in Escrow No. 2 referred to in Interstate Power Company's Alternate Plan of reorganization approved by the Commission by order dated December 24, 1947, and in regard to the escrow certificates which Ogden holds with respect to Interstate's escrowed new common stock, the Commission shall retain jurisdiction over Ogden Corporation in the same manner and to the same extent as though Ogden Corporation were still in all respects a registered holding company; (3) that Ogden shall divest itself of any shares of Interstate's new common stock which it may acquire in connection with an effective plan for distribution of said stock escrowed in Escrow No. 2 within one year after the effective date of said plan or such additional time as the Commission may grant; (4) that jurisdiction heretofore reserved in connection with Interstate Power Company's Alternate Plan of Reorganization (File No. 54-130) and in connection with the Dissolution Plan of Central States Utilities Corporation, et al. (File Nos. 54-42, 54-69, and 59-65) be continued, in so far as said reservations of jurisdiction affect Ogden Corporation, and (5) that unless the Commission shall order otherwise this order shall cease to be in effect if for any reason Ogden shall own, hold or control with power to vote 10% or more of the voting securities of Interstate Power Company.

*It is further ordered*, That the conditions and limitations prescribed in our order of April 18, 1946 (File No. 63-5) set forth in paragraphs (1) through (4) thereof be, and the same are hereby, revoked.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 48-7176; Filed, Aug. 9, 1948;  
8:46 a. m.]

[File Nos. 54-171, 59-92]

NORTH AMERICAN CO. ET AL

#### NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING ON PLAN; NOTICE OF AND ORDER INSTITUTING PROCEEDINGS AND DIRECTING HEARING; ORDER FOR CONSOLIDATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 3d day of August 1948.

In the matter of the North American Company, File No. 54-171, North American Utility Securities Corporation and

the North American Company, File No. 59-92.

I. Notice is hereby given that The North American Company ("North American") a registered holding company, has filed an application for approval of a plan pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 ("Act") for the dissolution and liquidation of its subsidiary, North American Utility Securities Corporation ("NAUSCORP"), a registered investment trust under the Investment Company Act of 1940. North American states that the proposed action is designed to effectuate compliance with the provisions of section 11 (b) of the act with respect to North American and NAUSCORP, and compliance with the Commission's order of April 14, 1942, issued pursuant to section 11 (b) (1) of the act, directing among other things that North American sever its relationship with NAUSCORP and properties owned, controlled or operated by NAUSCORP. Said order also directed North American to sever its relationship with Pacific Gas and Electric Company and The Detroit Edison Company, securities of which are included in NAUSCORP'S portfolio.

All interested persons are referred to said plan, which is on file in the offices of the Commission, for a statement of the transactions therein proposed, which may be summarized as follows:

NAUSCORP'S outstanding securities consist of 60,000 shares of Second Preferred Stock, all of which are owned by North American, and 466,548 shares of Common Stock, of which 376,151 shares (80.62%) are owned by North American, the balance of 90,397 shares (19.38%) being publicly held. North American asserts that there has been no equity in assets or income for the common stock of NAUSCORP since 1929.

As of May 31, 1948, NAUSCORP had a net asset value, including the value of its investments at market prices, of \$6,575,962. Its assets consist primarily of investments in some 114 different corporations.

The plan proposes that NAUSCORP be dissolved and liquidated, and that all of its liabilities, other than to North American, be discharged or otherwise provided for. The remaining assets would be distributed to North American as the holder of the outstanding preferred stock in an amount up to the dissolution claim of such preferred stock (\$3,661,500 as of May 31, 1948). The plan further proposes that if any net assets of NAUSCORP remain unreserved against liabilities or undistributed after the prior claim of the preferred stock on dissolution shall have been satisfied in full, such remaining net assets shall be distributed among the holders of the common stock pro rata in accordance with the number of shares held by them respectively, and if no such net assets remain for distribution to the holders of the common stock, North American proposes to assume all remaining liabilities of NAUSCORP upon receiving from NAUSCORP all assets reserved against such liabilities.

The plan proposes that upon the approval of the plan by the Commission, North American will request the Com-

mission, pursuant to section 11 (e) of the act, to apply to a Federal court, in accordance with the provisions of section 18 (f) of the act, to enforce and carry out the terms and provisions of the plan. The consummation of the plan is made subject by North American to certain conditions and reservations including such rulings and closing agreements as to taxes as North American may require.

II. The Commission having examined, pursuant to sections 11 (a) 18 (a) and 18 (b) of the act, the corporate structure of NAUSCORP and the relationship of NAUSCORP to the companies in the holding company system of North American, to determine the extent to which the corporate structure of such company and of such holding company system may be simplified, unnecessary complexities therein eliminated, and voting power fairly and equitably distributed among the security holders thereof; and said examination having disclosed data establishing or tending to establish the following:

1. NAUSCORP was organized under the laws of Maryland in 1924 as a medium for the investment of the surplus funds of North American. NAUSCORP a registered investment trust, has not been active since 1937.

2. North American is a corporation organized under the laws of the State of

New Jersey and is a registered holding company. Its principal offices are located in New York, New York. North American owns all of the Preferred Stock and 376,151 shares (80.62%) of the common stock of NAUSCORP, and at all times since the organization of NAUSCORP has been, and presently is, in control thereof.

3. NAUSCORP conducts its business in the offices of North American, and at present, and for all time since the formation of NAUSCORP its officers and directors are and have been officers and directors of North American.

4. As of May 31, 1948, NAUSCORP had the following securities outstanding:

	Second preferred stock <sup>1</sup>	Common stock
Owned by North American.....	Shares- 60,000 (100%)	Shares 376,151 (80.62%)
Owned by others.....	-----	90,397 (19.38%)
Total outstanding.....	60,000 (100%)	466,548 (100%)

<sup>1</sup> Entitled to cumulative dividends of \$7 per share per annum; limited to preference of \$100 per share and unpaid and accrued dividends on voluntary or involuntary dissolutions; cumulative dividends unpaid as of May 31, 1948 amounted to \$44.36 per share; callable at \$105 per share plus dividend arrears.

5. The balance sheet of NAUSCORP as of May 31, 1948, showed the following:

Assets	
Investments in securities <sup>1</sup> (value, based on market quotation, totaled \$6,403,103 after allowance for \$376,000 Federal Income Tax payable on the appreciation, if realized).....	\$4,935,262.26
Accounts receivable.....	308.12
Cash.....	198,080.06
Total assets.....	5,133,650.44
Liabilities	
Capital and surplus:	
Capital stock (without par value)	
Authorized:	
First preferred stock entitled to cumulative dividends of \$6 per share per annum, 200,000 shares.	
Second preferred stock entitled to cumulative dividends of \$7 per share per annum, 120,000 shares.	
Common stock, 1,000,000 shares.	
Whereof outstanding:	
Second preferred stock, 60,000 shares (entitled on liquidation to an aggregate of \$8,661,500). <sup>2</sup>	\$1,500,000.00
Common stock, 466,548 shares.....	
Capital surplus.....	3,385,247.90
Profit on realization of investments (since 12-31-40)....	17,444.57
Undistributed income (since 12-31-32).....	205,428.13
	5,108,120.60
Dividends unclaimed.....	304.48
Taxes accrued.....	25,225.36
Total liabilities.....	5,133,650.44

<sup>1</sup> Securities are carried at cost except as to those acquired prior to December 31, 1932, which are carried at \$153,260.42 representing values, in the aggregate less than cost, based on market quotations on that date.

<sup>2</sup> The amount of issued capital stock of NAUSCORP, not allocated between the outstanding stocks, namely, Second Preferred Stock and Common Stock, was reduced in 1933 from \$5,850,734 to \$1,500,000 and the amount of the reduction was credited to Capital Surplus.

6. As of May 31, 1948, NAUSCORP had a net asset value, based on the market prices of its investments, of \$6,575,962. Its assets consist primarily of investments in some 114 different corporations, nearly all of the securities concerned being listed on a national securities exchange. The largest of such investments is represented by 62,590 shares

of Common Stock of Pacific Gas and Electric Company, having a market value, as of May 28, 1948, of \$2,221,945.

7. As of May 31, 1948, the liquidating claim of the outstanding Preferred Stock aggregated \$8,661,500, which exceeded the net asset value of NAUSCORP as aforesaid, as of the same date by \$2,085,538. The Preferred Stock of NAUSCORP

has no voting power, the Common Stock having all of the voting power in the Company.

8. For the twelve months ended May 31, 1948, NAUSCORP had income, all from dividends, aggregating \$377,702.89. For this same period, the Corporation reported income deductions of \$27,104.67, resulting in net income (excluding realized net profit on investments amounting to \$8,244.57) of \$350,598.22.

9. The annual claim to dividends of the outstanding Preferred Stock of NAUSCORP amounts to \$420,000.

10. In each year since 1936 and in certain years prior to 1936, net income of NAUSCORP has been insufficient to meet the annual claim to dividends of outstanding preferred stock.

11. On April 14, 1942, the Commission issued its findings and opinion and order (11 S. E. C. 194) in proceedings (File No. 59-10) instituted pursuant to section 11 (b) (1) of the act against The North American Company and its subsidiary companies, inter alia, directing North American to sever its relationship with NAUSCORP and properties owned, controlled or operated by NAUSCORP, as well as to sever all relationships with Pacific Gas and Electric Company and The Detroit Edison Company, securities of which are included in NAUSCORP's portfolio; and

III. The Commission being required by the provisions of section 11 (e) of the act, before approving any plan thereunder, to find, after notice and opportunity for hearing, that such plan, as submitted or as modified, is necessary to effectuate the provisions of subsection (b) of section 11 of the act, and is fair and equitable to the persons affected by such plan; and the Commission deeming it appropriate in the public interest and the interest of investors that a hearing be held upon said plan to afford all interested persons an opportunity to be heard with respect thereto; and

It being the duty of the Commission, pursuant to section 11 (b) (2) of the act, to require by order, after notice and opportunity for hearing, that each registered holding company, and each subsidiary company thereof, shall take such steps as the Commission shall find necessary to ensure that the corporate structure or continued existence of any company in the holding company system does not unduly or unnecessarily complicate the structure, or unfairly or inequitably distribute voting power among security holders of such holding company system; and

It tentatively appearing to the Commission that the corporate structure and the continued existence of NAUSCORP unfairly and inequitably distributes voting power among security holders of NAUSCORP and

It appearing appropriate to the Commission in the public interest and the interest of investors that proceedings be instituted for the purpose of determining what action, if any, should be ordered to be taken by NAUSCORP and North American under section 11 (b) (2) that such proceedings pursuant to section 11 (b) (2) are related to and contain common questions of law and fact with the proceedings on the plan filed by North

American for the dissolution of NAUSCORP that the evidence to be taken in connection with the proceedings hereby instituted pursuant to section 11 (b) (2) should be considered to the extent material and relevant in said proceedings pursuant to section 11 (e) and that, accordingly, the proceedings hereby instituted under section 11 (b) (2) may properly be consolidated with the proceedings under section 11 (e) of the act:

Wherefore, *It is ordered*, That proceedings under section 11 (b) (2) of the act be and hereby are instituted with respect to NAUSCORP and North American, hereby made respondents in this proceeding; that such proceedings be and they hereby are consolidated with the proceedings relating to the plan filed by North American for NAUSCORP under section 11 (e) of said act; and that a hearing shall be held in such consolidated proceedings under the applicable provisions of the act and the rules and regulations promulgated thereunder on the 24th day of August 1948, at 10:00 a. m., e. d. s. t., at the offices of the Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. On such day the hearing room clerk in Room 101, North Building, will advise as to the room in which such hearing will be held. The respondents may, if desired, file with the Secretary of the Commission, on or before ten days prior to the date hereinbefore fixed for said hearing, their joint or several answer in the form prescribed by Rule U-25, admitting, denying, or otherwise explaining their respective positions as to each of the allegations set forth herein.

The Division of Public Utilities of the Commission having advised the Commission that it has made a preliminary examination of the affairs of NAUSCORP and its relationship with North American and of the plan, and that, upon the basis thereof the following matters and questions are presented for consideration, without prejudice to its specifying additional matters and questions upon further examination:

(1) What steps, if any, are necessary and should be required to be taken by NAUSCORP and North American to ensure that the corporate structure or continued existence of NAUSCORP does not unfairly or inequitably distribute voting power among its security holders;

(2) Whether the plan, as submitted or as it may be modified or amended, is necessary to effectuate the provisions of section 11 (b) of the act and is fair and equitable to the persons affected thereby and in the latter connection, whether the proposed distribution of NAUSCORP'S assets in accordance with the apparent rank and priority of its outstanding securities is in all respects fair and equitable;

(3) Whether the proposed acquisition by North American of the assets of NAUSCORP in liquidation meets the requirements of applicable provisions of the act and rules thereunder, and the Commission's order of April 14, 1942;

(4) Whether the transactions proposed in the plan, as submitted or as it may be modified or amended, satisfy all the requirements of the applicable provisions

of the act and rules promulgated thereunder;

(5) Whether the plan, as submitted or as it may be modified or amended, makes appropriate provision for the amounts, allocation and payment of fees, expenses or other remuneration in connection with the plan and the proceedings involving NAUSCORP generally, and whether such fees, expenses and other remuneration are for necessary services and are reasonable in amount;

(6) Whether, and if so, in what manner and to what extent, the plan should be required to be modified, or terms and conditions imposed, to ensure adequate protection of the public interest and the interest of investors and to prevent circumvention of the act and rules and regulations thereunder.

*It is further ordered*, That particular attention be directed at said hearing to the foregoing matters and questions.

*It is further ordered*, That Richard Townsend or any other hearing officer or hearing officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The hearing officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a hearing officer under the Commission's rules of practice.

*It is further ordered*, That any interested person desiring to be heard in connection with these proceedings or otherwise wishing to participate herein shall file with the Secretary of the Commission, not later than August 20, 1948, his request or application therefor, as provided by Rule XVII of the Commission's rules of practice. Such request shall set forth the nature of the applicant's interest in the proceedings, his reasons for requesting to be heard or otherwise to participate, and shall also set forth such applicant's position with respect to the allegations hereinbefore set forth and with respect to the issues herein. Any such person who wishes to raise additional issues not otherwise set forth herein, shall state in his application such additional issues so proposed to be raised.

*It is further ordered*, That jurisdiction be, and it hereby is, reserved to separate, either for hearing, in whole or in part, or for disposition, either in whole or in part, any of the issues or questions set forth herein or which may arise in these proceedings, and to take such other action as may appear conducive to an orderly, prompt and economical disposition of the matters involved.

*It is further ordered*, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing a copy of this notice of and order for hearing by registered mail to North American and NAUSCORP, not less than twenty days prior to the date hereinbefore fixed as the date of hearing; and that notice is also given to the foregoing and to all other persons by publication of this order in the FEDERAL REGISTER and in a general release of this Commission, distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935.

*It is further ordered*, That NAUSCORP shall give notice of the aforesaid hearing

to each of its security holders, in so far as the identity of each such holder is known or available to the Company, by mailing to each of such holders a copy of this notice and order at least fifteen days prior to the date of said hearing and that NAUSCORP shall enclose therewith a statement that if any of its security holders has not received a copy of the plan, one will be mailed to him by the Company upon request.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 48-7177; Filed, Aug. 9, 1948;  
8:47-a. m.]

[File No. 59-15]

NORTHERN NEW ENGLAND CO. AND NEW  
ENGLAND PUBLIC SERVICE CO.

#### ORDER APPROVING PLAN

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 4th day of August A. D. 1948.

Northern New England Company ("Northern") a registered holding company, having filed an application for approval of an amended plan, pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, as an initial step in the liquidation of Northern; said amended plan providing, in general, for the sale of preferred stocks of Central Maine Power Company and of Public Service Company of New Hampshire, the sale of Treasury Certificates of Indebtedness, the distribution among the shareholders of the company of 9,939 shares of common stock of Public Service Company of New Hampshire at the rate of one share of said stock for each 22.8 shares of beneficial interest in the company, the sale of any shares of common stock of Public Service Company of New Hampshire not distributed (because fractional shares are not to be issued) and the distribution of cash to the shareholders of the company; and

The Commission having instituted proceedings under section 11 (b) (2) of the act with respect to Northern; and

Northern having requested that the Commission enter an order necessary or appropriate to bring the transactions incident to carrying out the amended plan within the provisions of Supplement R and section 1803 (f) of the Internal Revenue Code, as amended; and

Public hearings having been held after appropriate notice, and the Commission having considered the entire record in this matter, and having this day issued its findings and opinion herein:

*It is ordered*, That, pursuant to section 11 (e) and other applicable provisions of the act, the amended plan of Northern New England Company and the transactions outlined therein, be, and the same are hereby approved, effective forthwith, subject to the terms and conditions contained in Rule U-24;

*It is further ordered*, Pursuant to section 11 (b) (2) of the act, that the continued existence of the Northern New England Company shall be terminated;

It is further ordered and recited, That all steps and transactions involved in the consummation of said amended plan of Northern New England Company, including particularly the issuances, sales, transfers, exchanges, expenditures, acquisitions, receipts and distributions, which are hereby authorized, approved and directed and are hereafter described and recited in subparagraphs I through III below, are necessary or appropriate to the simplification of the Northern New England Holding Company System and are necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935; the stock and securities and other properties which are ordered to be issued, sold, exchanged, received and acquired, transferred and distributed as a part of such transaction and the expenditures which are ordered to be made being specified and itemized as follows:

I. The sale by Northern at the market of 100 shares Preferred Stock 3.50% Series of Central Maine Power Company, 100 shares Preferred 3.35% Dividend Series of Public Service Company of New Hampshire, \$10,000 principal amount of United States  $\frac{7}{8}$ % Treasury Certificates of Indebtedness, Series F due July 1, 1948, and \$40,000 principal amount of United States  $1\frac{1}{8}$ % Treasury Certificates of Indebtedness, Series A, due January 1, 1949.

II. The distribution among the shareholders of Northern of 9,939 shares of the common stock of Public Service Company of New Hampshire at the rate of one share of said stock for each 22.8 shares of beneficial interest in Northern and the sale at the market of any of said shares of common stock of Public Service Company of New Hampshire incapable of distribution because of non-distribution of fractional shares.

III. The distribution to the shareholders of Northern of all cash received from the sale of the securities listed in I and II above, plus further cash from the treasury of the company to an amount so that there will remain in the treasury of the company not less than \$25,000 nor more than \$30,000.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 48-7178; Filed, Aug. 9, 1948;  
8:47 a. m.]

[File No. 812-375]

#### PETROLEUM AND TRADING CORP.

##### NOTICE OF APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 4th day of August A. D. 1948.

Notice is hereby given that Petroleum and Trading Corporation, a Delaware corporation registered under the Investment Company Act of 1940 and doing business in New York, New York, has filed an application under and pursuant to section 23 (c) (3) of the act for an order amending a previous order of

this Commission, dated November 8, 1945, so as to permit it to repurchase its preferred shares (Class A Stock) which are in arrears on the payment of dividends in the following respects: when the asset value of its preferred shares equals or exceeds the preferential value, at a price of not less than 95 per cent of such preferential value (the term "preferential value" including, pursuant to the articles of incorporation, the \$25 per share liquidating preference, accrued dividends and 75 per cent of the remaining net assets) not more than 1,000 preferred shares to be purchased in each period of six calendar months. All other conditions appended to said previous order are to remain in effect as well as those in Rule N-23C-1 other than that prescribed by paragraph (a) (1) thereof.

Rule N-23C-1 permits a closed-end company to purchase its own stock if the stock is not in arrears in dividends and all other conditions of the rule are met. Since it is unable to meet the condition in paragraph (a) (1) of said rule that the stock to be purchased not be in arrears in dividends, applicant filed an application for exemption and was granted relief by said previous order subject to the conditions therein.

As stated below, one of the conditions of our previous order was that no purchases be made when the asset value of the Class A Stock equals or exceeds the preferential value thereof. Since that has been the case since May 28, 1948, applicant has filed an application for amendment of said previous order.

It appears from the application that of the 96,487 preferred shares outstanding, 76,216 are owned by members of Carl H. Pforzheimer & Co. (promoter of applicant and owner of all the Class B Stock) their families and the management of applicant; and that the remaining 20,271 shares are owned by 104 public stockholders. It further appears that since May 28, 1948, the asset value of the preferred shares has equaled or exceeded the preferential value of said shares; that since May 28, 1948, applicant has ceased purchasing its preferred shares in view of a condition in said previous order of November 8, 1945, prohibiting such repurchases when the asset value equals or exceeds preferential value; and that as of June 30, 1948 after allowing for Federal and State income taxes on unrealized appreciation, the preferential value per preferred share amounted to approximately \$35.06 as compared to an asset value of approximately \$35.18. It further appears that the preferred shares have never been listed or traded in on any securities exchange and that the highest bid presently available is \$30 per share. It further appears that all stockholders from whom such purchases are made will be advised at the time of purchase of the asset value and preferential value per share.

For a more detailed statement of the matters of fact and law asserted, all persons are referred to said application which is on file in the offices of the Commission in Washington, D. C.

Notice is further given that an order granting the application, in whole or in part and upon such conditions as the

Commission may deem necessary or appropriate, may be issued by the Commission at any time after August 13, 1948, unless prior thereto a hearing upon the application is ordered by the Commission, as provided in Rule N-5 of the rules and regulations promulgated under the act. Any interested person may, not later than August 11, 1948, at 5:30 p. m., in writing submit to the Commission his views or any additional facts bearing upon this application or the desirability of a hearing thereon, or request the Commission in writing that a hearing be held thereon. Any such communication or request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C., and should state briefly the nature of the interest of the person submitting such information or requesting a hearing, the reasons for such request, and issues of fact or law raised by the application which he desires to controvert.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 48-7179; Filed, Aug. 9, 1948;  
8:47 a. m.]

[File No. 70-1896]

#### ARKANSAS POWER & LIGHT CO.

##### NOTICE OF FILING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 30th day of July A. D. 1948.

Notice is hereby given that Arkansas Power & Light Company, ("Arkansas") a utility subsidiary of Electric Power & Light Corporation, a registered holding company subsidiary of Electric Bond and Share Company, also a registered holding company, has filed an application-declaration pursuant to the Public Utility Holding Company Act of 1935, and has designated sections 6 (b) and 7 of the act and Rule U-50 of the rules and regulations promulgated thereunder as applicable to the proposed transactions which are summarized as follows:

Arkansas proposes to issue and sell pursuant to the competitive bidding requirements of Rule U-50, \$7,500,000 principal amount of its First Mortgage Bonds ----% Series, due 1978, to be issued under and secured by the company's presently existing Mortgage and Deed of Trust dated as of October 1, 1944, as supplemented by a First Supplemental Indenture dated as of July 1, 1947, and as it will be further supplemented by a Second Supplemental Indenture to be dated as of August 1, 1948. Of the cash proceeds, Arkansas presently proposes to add approximately \$5,000,000 to its general cash funds on the basis of presently existing unfunded property additions and the Corporate trustee will retain in trust the balance of approximately \$2,500,000 pending such time as such cash may be withdrawn by Arkansas on the basis of fundable property additions under the terms of the Mortgage and Deed of Trust dated as of October 1, 1944, as supplemented.

The application-declaration states that in the event an order shall be entered approving the proposed transactions this Commission may make such reservation of jurisdiction as it deems appropriate with respect to the results of competitive bidding and the reasonableness of legal fees and expenses to be incurred in connection with the proposed transaction.

The proposed transactions have been approved by the Arkansas Public Service Commission, the State Commission of the State in which Arkansas is organized and doing business.

Applicants request that the Commission's order herein be issued as promptly as may be practicable and become effective forthwith upon the issuance thereof.

Notice is further given that any interested person may, not later than August 11, 1948 at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter stating the nature of his interest, the reasons for such request and the issue, if any, of fact or law raised by said application-declaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after August 11, 1948, said application-declaration as filed or as amended may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under said act or the Commission may exempt such transactions as provided in Rule U-20 (a) and Rule U-100 thereof.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 48-7235; Filed, Aug. 9, 1948;  
8:59 a. m.]

## DEPARTMENT OF JUSTICE

### Office of Alien Property

**AUTHORITY:** 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 11606]

L. BOBSIEN

In re: Stock and bonds owned by and debt owing to L. Bobsien. F-28-22241-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That L. Bobsien, whose last known address is Central P. O. Bose, Tokyo, Japan, is a resident of Japan and a national of a designated enemy country (Japan)

2. That the property described as follows:

a. Two hundred (200) shares of no par value \$6.00 noncumulative preferred capital stock of Great Northern Railway Company, Great Northern Building, St.

Paul, Minnesota, a corporation organized under the laws of the State of Minnesota, evidenced by certificates numbered 1513 and 1514 for 100 shares each, registered in the name of Hurley & Co., 55 Wall Street, New York 15, New York, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, together with all declared and unpaid dividends thereon,

b. Fifty (50) shares of \$100 par value common stock of the Illinois Central Railroad Company, 135 East 11th Place, Chicago 5, Illinois, a corporation organized under the laws of the State of Illinois, evidenced by a certificate numbered 0194734, registered in the name of Hurley & Co., 55 Wall Street, New York 15, New York, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, together with all declared and unpaid dividends thereon,

c. Ten (10) United States of Brazil Funding 5% Bonds with an aggregate face value of \$1,000, bearing numbers C74592-9138/46 and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, and any and all rights thereunder and thereto,

d. Five (5) United States of Brazil External Sinking Fund 6½% bonds with an aggregate face value of \$5,000, bearing numbers M19545-34607/10, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, and any and all rights thereunder and thereto, and

e. That certain debt or other obligation owing to L. Bobsien by the National City Bank of New York, 55 Wall Street, New York 15, New York, arising out of a Clean Credit Deposit Account, account number 6357 BB, entitled L. Bobsien, Yokohama, Japan, maintained with the aforesaid bank, together with any and all rights to demand, enforce and collect the aforesaid debt or other obligation,

is property within the United States owned, controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, L. Bobsien, the aforesaid national of a designated enemy country (Japan)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan),

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,  
Deputy Director,  
Office of Alien Property.

[F. R. Doc. 48-7195; Filed, Aug. 9, 1948;  
9:00 a. m.]

[Vesting Order 11635]

OTTO CLAUSS

In re: Stock owned by Otto Clauss. F-28-29032-D-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Otto Clauss, whose last known address is Dr. Karl-Christ-Weg, Ziegelhausen a/N, uher Heidelberg, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows: Two (2) shares of \$100.00 par value preferred capital stock of United States Steel Corporation, 51 Newark Street, Hoboken, New Jersey, a corporation organized under the laws of the State of New Jersey, evidenced by a certificate numbered C-243807, registered in the name of Herman Clauss, together with all declared and unpaid dividends thereon, and any and all rights under any outstanding dividend checks,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Otto Clauss, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 22, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,  
Deputy Director  
Office of Alien Property.

[F. R. Doc. 48-7196; Filed, Aug. 9, 1948;  
9:01 a. m.]

[Vesting Order 11697]

## AMELIA FIRMBACH

In re: Stock owned by and debt owing to the personal representatives, heirs, next of kin, legatees and distributees of Amelia Firmbach, also known as Amalie Firmbach, as Amelia Firmbach and as Amelia Firmbach, deceased. F-28-22293-D-1/3, F-28-22304-D-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9738, and pursuant to law, after investigation, it is hereby found:

1. That the personal representatives, heirs, next of kin, legatees and distributees of Amelia Firmbach, also known as Amalie Firmbach, as Amelia Firmbach and as Amelia Firmbach, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany)

2. That the property described as follows:

a. Thirty (30) shares of \$7.50 par value capital stock of Indiana Pipe Line Company, a corporation organized under the laws of the State of Indiana, evidenced by certificate number D 3641 registered in the name of Amelia Firmbach and presently in the custody of The Buckeye Pipe Line Company, 137 West North Street, Lima, Ohio, together with all declared and unpaid dividends thereon and together with the right of exchange thereof for shares of no par value capital stock of and cash to be paid by aforesaid The Buckeye Pipe Line Company, a corporation organized under the laws of the State of Ohio,

b. Two (2) shares of \$20 par value common capital stock of E. I. du Pont de Nemours and Company, 1007 Market Street, Wilmington, Delaware, a corporation organized under the laws of the State of Delaware, evidenced by certificates numbered E 31737 and E 83175 for one (1) share each, registered in the name of Amalie Firmbach, together with all declared and unpaid dividends thereon,

c. Five (5) shares of \$10 par value common capital stock of General Motors Corporation, 1775 Broadway, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificate number C 70672 registered in the name of Amelia Firmbach, together with all declared and unpaid dividends thereon, and

d. That certain debt or other obligation of General Motors Corporation, 1775 Broadway, New York, New York, in the amount of \$17.01, as of December 31, 1945, arising out of accrued but unpaid dividends on a share or shares of its no par value \$5 series preferred capital stock registered prior to February 18, 1941 in the name of Amelia Firmbach, together with any and all accruals thereto and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the aforesaid nationals of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the personal representatives, heirs, next of kin, legatees and distributees of Amelia Firmbach, also known as Amalie Firmbach, as Amelia Firmbach and as Amelia Firmbach, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 22, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,  
Deputy Director,  
Office of Alien Property.

[F. R. Doc. 48-7197; Filed, Aug. 9, 1948; 9:01 a. m.]

[Vesting Order 11699]

## YOSHITARO KAMBE

In re: Debt owing to Yoshitaro Kambe, also known as Y. Kambe. F-39-2423-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Yoshitaro Kambe, also known as Y. Kambe, whose last known address is Nagoya, Japan, is a resident of Japan and a national of a designated enemy country (Japan)

2. That the property described as follows: That certain debt or other obligation of The Yokohama Specie Bank, Ltd., San Francisco Office, and/or Superintendent of Banks of the State of California and Liquidator of The Yokohama Specie Bank, Ltd., San Francisco Office, c/o State Banking Department, 111 Sutter Street, San Francisco, California, arising out of fixed deposit account number 90781, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the aforesaid national of a designated enemy country (Japan)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States

requires that such person be treated as a national of a designated enemy country (Japan)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 22, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,  
Deputy Director,  
Office of Alien Property.

[F. R. Doc. 48-7198; Filed, Aug. 9, 1948; 9:01 a. m.]

[Vesting Order 11703]

## JOHN CHRISTOF REUSTLE

In re: Securities owned by and debt owing to John Christof Reustle, also known as John C. Reustle, as Christof Reustle and as Christ J. Reustle. F-28-227-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That John Christof Reustle, also known as John C. Reustle, as Christof Reustle and as Christ J. Reustle, whose last known address is Bretzfeld No. 121, Kr. Ohringen, Wuerttemberg, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows:

a. Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered as set forth in Exhibit A, presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an account numbered 1093, and entitled Christof Reustle, together with all declared and unpaid dividends thereon,

b. One (1) Boston & Maine Railroad First mortgage 5% gold bond, Series "AC" of \$1,000.00 face value, bearing the number 20621, issued in bearer form and presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an account numbered 1093, and entitled Christof Reustle, together with any and all rights thereunder and thereto,

c. One (1) Associated Electric Co., 4½s bond, of \$1,000.00 face value, bearing the number BM25400, issued in bearer form, and presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an

account numbered 1093, and entitled Christof Reustle, together with any and all rights thereunder and thereto,

d. One (1) Pennsylvania Gas & Electric Corporation 6% debenture, Series "A" of \$1,000.00 face value, bearing the number M4018, issued in bearer form, and presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an account numbered 1093, and entitled Christof Reustle, together with any and all rights thereunder and thereto,

e. One (1) certificate, evidencing the right to purchase sixteen (16) shares of stock of Associated Gas & Electric Co., 61 Broadway, New York 6, New York, said certificate bearing the number CS056, and presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an account numbered 1093, and entitled Christof Reustle, together with any and all rights thereunder and thereto,

f. Two (2) certificates for seventy-five (75) beneficial units of Southern Petroleum Trust, said certificates bearing the numbers 1554 and 3649 for 7½ units and 67½ units respectively, registered in the name of Christ J. Reustle, and presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an account numbered 1093, and entitled Christof Reustle,

together with any and all rights thereunder and thereto,

g. One (1) voting trust certificate for ten (10) shares of \$1.00 par value common capital stock of Speed Building, Inc., 310 Speed Building, Louisville, Kentucky, a corporation organized under the laws of the State of Kentucky, said certificate bearing the number VTM903, registered in the name of Christof Reustle, and presently in the custody of First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, in an account numbered 1093, and entitled Christof Reustle, together with any and all rights thereunder and thereto, and

h. That certain debt or other obligation owing to John Christof Reustle, also known as John C. Reustle, as Christof Reustle and as Christ J. Reustle, by First Bank & Trust Company of Utica, 520 Seneca Street, Utica 2, New York, arising out of an account numbered 1093, entitled Christof Reustle, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property in the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by John Christof Reustle, also known as John C. Reustle,

as Christof Reustle and as Christ J. Reustle, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 22, 1948.

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON,  
Deputy Director,  
Office of Alien Property.

#### EXHIBIT A

Name and address of corporation	State of incorporation	Type of stock	Par value	Certificate No.	Number of shares	Registered name
American Business Credit Corp., 50 Church St., New York 8, N. Y.	Delaware	(Common "A"	\$1.00	A1237	100	Christof Reustle.
Bankers National Investing Corp., 1 Exchange Pl., Jersey City, N. J.	.....do.....	.....do.....	1.00	A1333	20	Do.
Insuranshares Certificates, Inc., 309 Keyser Bldg., Baltimore, Md.	Maryland	.....do.....	1.00	CJ5735	100	Do.
Associated Gas & Electric Co., 61 Broadway, New York 6, N. Y.	New York	.....do.....	1.00	TC0774	40	Do.
		(\$1.00 preferred	1.00	CO3331	8	Do.
		No par value.		Y08	16	Do.
Paramount Royalty Syndicate	Delaware	(Capital		1339	20	Christ J. Reustle.
		.....do.....		1007	25	Do.

[F. R. Doc. 48-7199; Filed, Aug. 9, 1948; 9:01 a. m.]

[Vesting Order 11704]

#### KOJI SUGAI

In re: Stock owned by, and debt owing to, Koji Sugai. F-39-5265-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Koji Sugai, whose last known address is 99 Okano-cho Kanagawaku, Yokohama, Japan, is a resident of Japan and a national of a designated enemy country (Japan)

2. That the property described as follows:

(a) Twelve (12) shares of no par value common capital stock of Standard Brands Incorporated, 595 Madison Avenue, New York 22, New York, a corporation organized under the laws of the State of Delaware, evidenced by a certificate numbered NF156163, registered in the name of Dominick & Dominick, and presently in the custody of Schwabacher & Co., 600 Market Street, San Francisco 4, California, together with all declared and unpaid dividends thereon,

(b) Two-fourths (2/4) of a share of no par value common capital stock of Standard Brands Incorporated, 595 Madison Avenue, New York 22, New York, a corporation organized under the laws of the State of Delaware, evidenced by a bearer certificate numbered S 13526, and presently in the custody of Schwabacher & Co., 600 Market Street, San Francisco 4, California, together with all declared and unpaid dividends thereon, and

(c) That certain debt or other obligation owing to Koji Sugai, by Schwabacher & Co., 600 Market Street, San Francisco 4, California, in the amount of \$80.55, as of April 16, 1948, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Koji Sugai, the aforesaid national of a designated enemy country (Japan), and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not

within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 22, 1948.

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON,  
Deputy Director,  
Office of Alien Property.

[F. R. Doc. 48-7209; Filed, Aug. 9, 1948; 9:01 a. m.]

[Vesting Order 11706]

HANS H. WITTLINGER

In re: Stock owned by Hans H. Wittlinger. F-28-23390-D-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hans H. Wittlinger, whose last known address is V Eppstr. 13, Passau, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows: Five (5) shares of no par value common capital stock of The National Cash Register Company, Main and K Streets, Dayton 9, Ohio, a corporation organized under the laws of the State of Maryland, evidenced by a certificate numbered 2514, registered in the name of Hans H. Wittlinger, together with all declared and unpaid dividends thereon, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 22, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,  
Deputy Director  
Office of Alien Property.

[F. R. Doc. 48-7201; Filed, Aug. 9, 1948;  
9:01 a. m.]

[Vesting Order 11735]

ASMUS HANSEN

In re: Estate of Asmus Hansen, deceased. File No. D-28-1610; E. T. sec. 358.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Exec-

utive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Peter Hansen, Christian Hansen, William Karottki, also known as Wilhelm Karottki, Jurgen Karottki, Christine Pechning, Louise Luhmann, also known as Louise Lhumann, Erna Eggers, Arthur Wittfoht, also known as Arthur Wittfoth, Irene Wittfoht, also known as Irene Wittfoth, Amanda Gresfeld, also known as Amanda Giesfeld, Hertha Wittfoht, also known as Hertha Wittfoth, Arnold Wittfoht, also known as Arnold Wittfoth, Otto Wittfoht, also known as Otto Wittfoth and Heinrich Wittfoht, also known as Heinrich Wittfoth, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany)

2. That the property described as follows: That certain debt or other obligation of the Commonwealth-Merchants Trust Company, Bergenline Avenue and 29th Street, Union City, New Jersey, arising out of an account, entitled Asmus Hansen, Account No. 13436, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 29, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,  
Deputy Director  
Office of Alien Property.

[F. R. Doc. 48-7202; Filed, Aug. 9, 1948;  
9:01 a. m.]

[Vesting Order 11789]

JOHANNES FRIEDRICH WULF ET AL.

In re: Real property owned by Johannes Friedrich Wulf, and others.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the persons, whose names and last known addresses appear below, are residents of Germany and nationals of a designated enemy country (Germany),

*Names and Last Known Addresses*

Johannes Friedrich Wulf, Hamburg-Altona, Germany.

Johannes Friedrich Bendixen, Kappeln, Germany.

Friedrich Bendixen, Kiel, Germany.

Carl Bendixen, Suderballig, Germany.

Dorothea Bendixen Meissner, Neumunster, Germany.

Friedrich Bendixen Schmidt, Gotterup, Germany.

Bodil Marie Schmidt, Gotterup, Germany.

Lulse Marie Witthoft, Stampe, Germany.

Karl Heinrich Friedrich Witthoft, Stampe, Germany.

Friedrich Johannes Wulf, Eckernforde, Germany.

Emil Julius Peter Wulf, Kiel, Germany.

Emma Minna Elisabeth Wulf Neumeyer, Nordhausen, Germany.

Friedrich Peter Thomas Wulf, Nordhausen, Germany.

Johannes Friedrich Wulf, Stampe, Germany.

Thomas Nicolaus Wulf, Kiel-Gaarden, Germany.

Christine Louise Wulf Peter, Kiel-Gaarden, Germany.

Margaretha Marie Wulf Kiedrowski, Kiel, Germany.

Fritz Nicolaus Rasmussen, Bremholm, Germany.

Hansine Dorothea Jessen, Flensburg, Germany.

2. That the property described as follows: Real property, situated in the County of Taylor, State of Wisconsin, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2 hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, to be held, used,

administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 4, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director Office of Alien Property.

#### EXHIBIT A

All that tract, piece or parcel of land, situated in the County of Taylor and State of Wisconsin, to wit: Commencing in the center of Section thirty-four (34), Township Thirty-three (33), Range Two (2) East, and running North 160 rods to the quarter post or public highway, commencing at the place of beginning (in center of section) and running West about 47 rods, or whatever will make 40 acres, thence running North to the aforesaid public highway, thence running east along said highway to the aforesaid quarter post.

[F. R. Doc. 48-7203; Filed, Aug. 9, 1948; 9:02 a. m.]

#### [Vesting Order CE 455]

#### COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 4 of said Ex-

hibit A opposite the action or proceeding identified in Column 3 of said Exhibit A,

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the property which said persons obtain or are determined to have as a result of said actions or proceedings in amounts equal to the sums stated in Column 4 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in Rules of Procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on August 4, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director Office of Alien Property.

#### EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested	Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>				<i>Item 5</i>	
Jonas Friedman and the wife and issue names unknown of Jonas Friedman.	Poland.....	Estate of Israel Bohrer, deceased. Surrogate's Court, Ulster County, Kingston, N. Y.	\$34.63	Milor Grkovich.....	Yugoslavia.....	Estate of Paul Grkovich, deceased. Surrogate's Court, Putnam County, Carmel, N. Y.	\$50.00
Tygmund Bohrer.....	do.....	Same.....	5.63	Daughter name unknown of John Grkovich.....	do.....	Same.....	5.00
Regina Tellerkraut.....	do.....	Same.....	5.63			<i>Item 7</i>	
Giuseppina Cappa Mastullo.	Italy.....	Estate of Giuseppe Cappa, also known as Giuseppe Cappa, deceased. Surrogate's Court, Bronx County, State of New York. Index No. 1894-A-1945.	48.63	Dionisia Bassi Guerel.....	Italy.....	Estate of Pietro Guerel, also known as Peter Guerel, Surrogate's Court, Kings County, N. Y. File No. 834-1943.	35.00

[F. R. Doc. 48-7205; Filed, Aug. 9, 1948; 9:02 a. m.]

#### [Vesting Order CE 454]

#### COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN CALIFORNIA, ILLINOIS, AND NEW YORK COURTS

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Col-

umn 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That as a result of such action or proceeding each of said persons obtained or was determined to have the property particularly described in Column 4 of said Exhibit A opposite such person's name;

4. That such property is in the possession or custody of, or under the control of, the person described in Column 5 of said Exhibit A opposite such property;

5. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 6 of said Exhibit A opposite such action or proceeding;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of

the United States, interests in the property in the possession or custody of, or under the control of, the persons described in Column 5 of said Exhibit A in amounts equal to the sums stated in Column 6 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in Rules of Procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on August 4, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

## NOTICES

## EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Property	Column 5 Depository	Column 6 Sum vested
Chaya Muller-----	Poland-----	<i>Item 1</i> Estate of Abraham Agress, also known as Abe Agress, deceased. Surrogate's Court, New York County, N. Y. File No. A-930-1943.	\$1,063.54	Treasurer of the city of New York, Municipal Bldg., Chambers St., New York, N. Y.	\$92.00
Blanche Cannone-----	Italy-----	<i>Item 2</i> Chappell v. Akard. In Circuit Court, Jersey County, State of Illinois. Chancery No. 1379.	1,503.62	Clem Smith, master in chancery, Jersey County, Jerseyville, Ill.	104.00
Joseph Lande, also known as Joseph Lando.	Poland-----	<i>Item 3</i> Estate of Celia Schneck, deceased. Superior Court of the State of California in and for the city and county of San Francisco. No. 88006.	17,000.00	Crocker First National Bank of San Francisco, savings account No. 47653 in the name of "Mr. Joseph Lande, a foreign national of Poland" Post and Montgomery Sts., San Francisco, Calif.	1,523.00

[F. R. Doc. 48-7204; Filed, Aug. 9, 1948; 9:02 a. m.]